Registered with the Registrar of Newspapers for India under No. 10410



Registered No. SSP/PY/44/2015-17 WPP No. TN/PMG(CCR)/WPP-88/2015-17

> Dated: 8-7-2016 Price: ₹ 59-00

புதுச்சேரி மாகில அரசிதழ்

La Gazette de L'État de Poudouchéry The Gazette of Puducherry

PART - I

சிறப்பு எ	ப்பு வெளியீடு EXTRAORDINAIRE		EXTRAORDINARY		
அதிகாரம் பெற்ற Publiée par		Published by			
வெளியீடு Autorité		Authority			
ഖിതെ:₹ 5	9-00	Prix :	₹ 59-00		Price : ₹ 59-00
No. 101	புதுச்சேரி	வெள்ளிக்கிழமை	2016 @6°	கூலை <i>மீ</i>	8 a
	Poudouchéry	Vendredi	8	Juillet	2016 (17 Asadha 1938)
	Puducherry	Friday	8th	July	2016

GOVERNMENT OF PUDUCHERRY CHIEF SECRETARIAT (ENVIRONMENT)

No. 19347/Envt./2016.

Puducherry, the 1st July 2016.

NOTIFICATION

The Notification in G.S.R. 343(E), dated 28th March, 2016 of the Government of India, Ministry of Environment, Forest and Climate Change, New Delhi as published in the Extraordinary Gazette of India Part-II, section 3 of sub-section (i) is hereby republished for general information of the public.

(By order)

S. THAMMU GANAPATHY,

Deputy Secretary to Government (Environment).

[1281]

MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE

New Delhi, the 28th March 2016.

NOTIFICATION

G.S.R. 343(E).—Whereas the Bio-Medical Waste (Management and Handling) Rules, 1998 was published *vide* notification number S.O. 630 (E) dated the 20th July, 1998, by the Government of India in the erstwhile Ministry of Environment and Forests, provided a regulatory frame work for management of bio-medical waste generated in the country:

And whereas, to implement these rules more effectively and to improve the collection, segregation, processing, treatment and disposal of these bio-medical wastes in an environmentally sound management thereby, reducing the bio-medical waste generation and its impact on the environment, the Central Government reviewed the existing rules;

And whereas, in exercise of the powers conferred by sections 6, 8 and 25 of the Environment (Protection) Act, 1986 (29 of 1986), the Central Government published the draft rules in the Gazette vide number G.S.R. 450 (E), dated the 3rd June, 2015 inviting objections or suggestions from the public within sixty days from the date on which copies of the Gazette containing the said notification were made available to the public;

And whereas, the copies of the Gazette containing the said draft rules were made available to the public on the 3rd June, 2015;

And whereas, the objections or comments received within the specified period from the public in respect of the said draft rules have been duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by section 6, 8 and 25 of the Environment (Protection) Act, 1986 (29 of 1986), and in supersession of the Bio-Medical Waste (Management and Handling) Rules, 1998, except as respects things done or omitted to be done before such suppression, the Central Government hereby makes the following rules, namely:-

- 1. Short title and commencement. (1) these rules may be called the Bio-Medical Waste Management Rules, 2016.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- Application.-
- (1) These rules shall apply to all persons who generate, collect, receive, store, transport, treat, dispose, or handle bio medical waste in any form including hospitals, nursing homes, clinics, dispensaries, veterinary institutions, animal houses, pathological laboratories, blood banks, ayush hospitals, clinical establishments, research or educational institutions, health camps, medical or surgical camps, vaccination camps, blood donation camps, first aid rooms of schools, forensic laboratories and research labs.
- (2). These rules shall not apply to,-
 - radioactive wastes as covered under the provisions of the Atomic Energy Act, 1962(33 of 1962) and the rules made there under;
 - (b) hazardous chemicals covered under the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989 made under the Act;
 - solid wastes covered under the Municipal Solid Waste (Management and Handling) Rules, 2000 made under the Act;
 - (d) the lead acid batteries covered under the Batteries (Management and Handling) Rules, 2001 made under the Act;
 - hazardous wastes covered under the Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008 made under the Act;
 - (f) waste covered under the e-Waste (Management and Handling) Rules, 2011 made under the Act: and
 - (g) hazardous micro organisms, genetically engineered micro organisms and cells covered under the Manufacture, Use, Import, Export and Storage of Hazardous Microorganisms, Genetically Engineered Micro organisms or Cells Rules, 1989 made under the Act.

- Definitions.- In these rules, unless the context otherwise requires, -
- (a) "Act" means the Environment (Protection) Act, 1986 (29 of 1986);
- (b) "animal house" means a place where animals are reared or kept for the purpose of experiments or testing;
- (c) "authorisation" means permission granted by the prescribed authority for the generation, collection, reception, storage, transportation, treatment, processing, disposal or any other form of handling of bio-medical waste in accordance with these rules and guidelines issued by the Central Government or Central Pollution Control Board as the case may be;
- (d) "authorised person" means an occupier or operator authorised by the prescribed authority to generate, collect, receive, store, transport, treat, process, dispose or handle bio-medical waste in accordance with these rules and the guidelines issued by the Central Government or the Central Pollution Control Board, as the case may be;
- (e) "biological" means any preparation made from organisms or micro-organisms or product of metabolism and biochemical reactions intended for use in the diagnosis, immunisation or the treatment of human beings or animals or in research activities pertaining thereto;
- (f) "bio-medical waste" means any waste, which is generated during the diagnosis, treatment or immunisation of human beings or animals or research activities pertaining thereto or in the production or testing of biological or in health camps, including the categories mentioned in Schedule I appended to these rules;
- (g) "bio-medical waste treatment and disposal facility" means any facility wherein treatment, disposal of bio-medical waste or processes incidental to such treatment and disposal is carried out, and includes common bio-medical waste treatment facilities;
- (h) "Form" means the Form appended to these rules;
- "handling" in relation to bio-medical waste includes the generation, sorting, segregation, collection, use, storage, packaging, loading, transportation, unloading, processing, treatment, destruction, conversion, or offering for sale, transfer, disposal of such waste;
- (j) "health care facility" means a place where diagnosis, treatment or immunisation of human beings or animals is provided irrespective of type and size of health treatment system, and research activity pertaining thereto:
- (k) "major accident" means accident occurring while handling of bio-medical waste having potential to affect large masses of public and includes toppling of the truck carrying bio-medical waste, accidental release of bio-medical waste in any water body but exclude accidents like needle prick injuries, mercury spills;
- "management" includes all steps required to ensure that bio- medical waste is managed in such a manner as to
 protect health and environment against any adverse effects due to handling of such waste;
- (m) "occupier" means a person having administrative control over the institution and the premises generating biomedical waste, which includes a hospital, nursing home, clinic, dispensary, veterinary institution, animal house, pathological laboratory, blood bank, health care facility and clinical establishment, irrespective of their system of medicine and by whatever name they are called;
- (n) "operator of a common bio-medical waste treatment facility" means a person who owns or controls a Common Bio-medical Waste Treatment Facility (CBMWTF) for the collection, reception, storage, transport, treatment, disposal or any other form of handling of bio-medical waste;
- (o) "prescribed authority" means the State Pollution Control Board in respect of a State and Pollution Control Committees in respect of an Union territory;
- (p) "Schedule" means the Schedule appended to these rules.
- 4. Duties of the Occupier.- It shall be the duty of every occupier to-
- take all necessary steps to ensure that bio-medical waste is handled without any adverse effect to human health and the environment and in accordance with these rules;
- (b) make a provision within the premises for a safe, ventilated and secured location for storage of segregated biomedical waste in colored bags or containers in the manner as specified in Schedule I, to ensure that there shall be no secondary handling, pilferage of recyclables or inadvertent scattering or spillage by animals and the

- bio-medical waste from such place or premises shall be directly transported in the manner as prescribed in these rules to the common bio-medical waste treatment facility or for the appropriate treatment and disposal, as the case may be, in the manner as prescribed in Schedule I;
- (c) pre-treat the laboratory waste, microbiological waste, blood samples and blood bags through disinfection or sterilisation on-site in the manner as prescribed by the World Health Organisation (WHO) or National AIDs Control Organisation (NACO) guidelines and then sent to the common bio-medical waste treatment facility for final disposal;
- (d) phase out use of chlorinated plastic bags, gloves and blood bags within two years from the date of notification of these rules;
- (e) dispose of solid waste other than bio-medical waste in accordance with the provisions of respective waste management rules made under the relevant laws and amended from time to time;
- (f) not to give treated bio-medical waste with municipal solid waste;
- (g) provide training to all its health care workers and others, involved in handling of bio medical waste at the time of induction and thereafter at least once every year and the details of training programmes conducted, number of personnel trained and number of personnel not undergone any training shall be provided in the Annual Report;
- (h) immunise all its health care workers and others, involved in handling of bio-medical waste for protection against diseases including Hepatitis B and Tetanus that are likely to be transmitted by handling of bio-medical waste, in the manner as prescribed in the National Immunisation Policy or the guidelines of the Ministry of Health and Family Welfare issued from time to time;
- (i) establish a Bar- Code System for bags or containers containing bio-medical waste to be sent out of the premises or place for any purpose within one year from the date of the notification of these rules;
- (j) ensure segregation of liquid chemical waste at source and ensure pre-treatment or neutralisation prior to mixing with other effluent generated from health care facilities;
- (k) ensure treatment and disposal of liquid waste in accordance with the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974);
- ensure occupational safety of all its health care workers and others involved in handling of bio-medical waste by providing appropriate and adequate personal protective equipments;
- (m) conduct health check up at the time of induction and at least once in a year for all its health care workers and others involved in handling of bio- medical waste and maintain the records for the same;
- (n) maintain and update on day to day basis the bio-medical waste management register and display the monthly record on its website according to the bio-medical waste generated in terms of category and colour coding as specified in Schedule I;
- report major accidents including accidents caused by fire hazards, blasts during handling of bio-medical waste and the remedial action taken and the records relevant thereto, (including nil report) in Form I to the prescribed authority and also along with the annual report;
- (p) make available the annual report on its web-site and all the health care facilities shall make own website within two years from the date of notification of these rules;
- (q) inform the prescribed authority immediately in case the operator of a facility does not collect the bio-medical waste within the intended time or as per the agreed time;
- (r) establish a system to review and monitor the activities related to bio-medical waste management, either through an existing committee or by forming a new committee and the Committee shall meet once in every six months and the record of the minutes of the meetings of this committee shall be submitted along with the annual report to the prescribed authority and the healthcare establishments having less than thirty beds shall

- designate a qualified person to review and monitor the activities relating to bio-medical waste management within that establishment and submit the annual report;
- (s) maintain all record for operation of incineration, hydro or autoclaving etc., for a period of five years;
- (t) existing incinerators to achieve the standards for treatment and disposal of bio-medical waste as specified in Schedule II for retention time in secondary chamber and Dioxin and Furans within two years from the date of this notification.
- 5. Duties of the operator of a common bio-medical waste treatment and disposal facility.-It shall be the duty of every operator to -
- (a) take all necessary steps to ensure that the bio-medical waste collected from the occupier is transported, handled, stored, treated and disposed of, without any adverse effect to the human health and the environment, in accordance with these rules and guidelines issued by the Central Government or, as the case may be, the central pollution control board from time to time;
- (b) ensure timely collection of bio-medical waste from the occupier as prescribed under these rules;
- (c) establish bar coding and global positioning system for handling of bio- medical waste within one year;
- inform the prescribed authority immediately regarding the occupiers which are not handing over the segregated bio-medical waste in accordance with these rules;
- (e) provide training for all its workers involved in handling of bio-medical waste at the time of induction and at least once a year thereafter;
- (f) assist the occupier in training conducted by them for bio-medical waste management;
- (g) undertake appropriate medical examination at the time of induction and at least once in a year and immunise all its workers involved in handling of bio-medical waste for protection against diseases, including Hepatitis B and Tetanus, that are likely to be transmitted while handling bio-medical waste and maintain the records for the same;
- ensure occupational safety of all its workers involved in handling of bio-medical waste by providing appropriate and adequate personal protective equipment;
- report major accidents including accidents caused by fire hazards, blasts during handling of bio-medical waste
 and the remedial action taken and the records relevant thereto, (including nil report) in Form I to the prescribed
 authority and also along with the annual report;
- maintain a log book for each of its treatment equipment according to weight of batch; categories of waste treated; time, date and duration of treatment cycle and total hours of operation;
- (k) allow occupier, who are giving waste for treatment to the operator, to see whether the treatment is carried out as per the rules;
- (1) shall display details of authorisation, treatment, annual report etc on its web-site;
- (m) after ensuring treatment by autoclaving or microwaving followed by mutilation or shredding, whichever is applicable, the recyclables from the treated bio-medical wastes such as plastics and glass, shall be given to recyclers having valid consent or authorisation or registration from the respective State Pollution Control Board or Pollution Control Committee;
- supply non-chlorinated plastic coloured bags to the occupier on chargeable basis, if required;
- (o) common bio-medical waste treatment facility shall ensure collection of biomedical waste on holidays also;
- (p) maintain all record for operation of incineration, hydroor autoclaving for a period of five years; and
- (q) upgrade existing incinerators to achieve the standards for retention time in secondary chamber and Dioxin and Furans within two years from the date of this notification.
- 6. Duties of authorities.-The Authority specified in column (2) of Schedule-III shall perform the duties as specified in column (3) thereof in accordance with the provisions of these rules.
- 7. Treatment and disposal.- (1) Bio-medical waste shall be treated and disposed of in accordance with Schedule I, and in compliance with the standards provided in Schedule-II by the health care facilities and common bio-medical waste treatment facility.
- (2) Occupier shall hand over segregated waste as per the Schedule-I to common bio-medical waste treatment facility for treatment, processing and final disposal:

Provided that the lab and highly infectious bio-medical waste generated shall be pre-treated by equipment like autoclave or microwave.

- (3) No occupier shall establish on-site treatment and disposal facility, if a service of common bio-medical waste treatment facility is available at a distance of seventy-five kilometer.
- (4) In cases where service of the common bio-medical waste treatment facility is not available, the Occupiers shall set up requisite biomedical waste treatment equipment like incinerator, autoclave or microwave, shredder prior to commencement of its operation, as per the authorisation given by the prescribed authority.
- (5) Any person including an occupier or operator of a common bio medical waste treatment facility, intending to use new technologies for treatment of bio medical waste other than those listed in Schedule I shall request the Central Government for laying down the standards or operating parameters.
- (6) On receipt of a request referred to in sub-rule (5), the Central Government may determine the standards and operating parameters for new technology which may be published in Gazette by the Central Government.
- (7) Every operator of common bio-medical waste treatment facility shall set up requisite biomedical waste treatment equipments like incinerator, autoclave or microwave, shredder and effluent treatment plant as a part of treatment, prior to commencement of its operation.
- (8) Every occupier shall phase out use of non-chlorinated plastic bags within two years from the date of publication of these rules and after two years from such publication of these rules, the chlorinated plastic bags shall not be used for storing and transporting of bio-medical waste and the occupier or operator of a common bio-medical waste treatment facility shall not dispose of such plastics by incineration and the bags used for storing and transporting biomedical waste shall be in compliance with the Bureau of Indian Standards. Till the Standards are published, the carry bags shall be as per the Plastic Waste Management Rules, 2011.
- (9) After ensuring treatment by autoclaving or microwaving followed by mutilation or shredding, whichever is applicable, the recyclables from the treated bio-medical wastes such as plastics and glass shall be given to such recyclers having valid authorisation or registration from the respective prescribed authority.
- (10) The Occupier or Operator of a common bio-medical waste treatment facility shall maintain a record of recyclable wastes referred to in sub-rule (9) which are auctioned or sold and the same shall be submitted to the prescribed authority as part of its annual report. The record shall be open for inspection by the prescribed authorities.
- (11) The handling and disposal of all the mercury waste and lead waste shall be in accordance with the respective rules and regulations.
- 8. Segregation, packaging, transportation and storage.-(1) No untreated bio-medical waste shall be mixed with other wastes.
- (2) The bio-medical waste shall be segregated into containers or bags at the point of generation in accordance with Schedule I prior to its storage, transportation, treatment and disposal.
- (3) The containers or bags referred to in sub-rule (2) shall be labeled as specified in Schedule IV.
- (4) Bar code and global positioning system shall be added by the Occupier and common bio-medical waste treatment facility in one year time.
- (5) The operator of common bio-medical waste treatment facility shall transport the bio-medical waste from the premises of an occupier to any off-site bio-medical waste treatment facility only in the vehicles having label as provided in part 'A' of the Schedule IV along with necessary information as specified in part 'B' of the Schedule IV.
- (6) The vehicles used for transportation of bio-medical waste shall comply with the conditions if any stipulated by the State Pollution Control Board or Pollution Control Committee in addition to the requirement contained in the Motor Vehicles Act, 1988 (59 of 1988), if any or the rules made there under for transportation of such infectious waste.
- (7) Untreated human anatomical waste, animal anatomical waste, soiled waste and, biotechnology waste shall not be stored beyond a period of forty -eight hours:

Provided that in case for any reason it becomes necessary to store such waste beyond such a period, the occupier shall take appropriate measures to ensure that the waste does not adversely affect human health and the environment and inform the prescribed authority along with the reasons for doing so.

- (8) Microbiology waste and all other clinical laboratory waste shall be pre-treated by sterilisation to Log 6 or disinfection to Log 4, as per the World Health Organisation guidelines before packing and sending to the common bio-medical waste treatment facility.
- 9. Prescribed authority.-(1) The prescribed authority for implementation of the provisions of these rules shall be the State Pollution Control Boards in respect of States and Pollution Control Committees in respect of Union territories.
- (2) The prescribed authority for enforcement of the provisions of these rules in respect of all health care establishments including hospitals, nursing homes, clinics, dispensaries, veterinary institutions, animal houses, pathological laboratories and blood banks of the Armed Forces under the Ministry of Defence shall be the Director General, Armed Forces Medical Services, who shall function under the supervision and control of the Ministry of Defence.
- (3) The prescribed authorities shall comply with the responsibilities as stipulated in Schedule III of these rules.
- 10. Procedure for authorisation.-Every occupier or operator handling bio-medical waste, irrespective of the quantity shall make an application in Form II to the prescribed authority i.e. State Pollution Control Board and Pollution Control Committee, as the case may be, for grant of authorisation and the prescribed authority shall grant the provisional authorisation in Form III and the validity of such authorisation for bedded health care facility and operator of a common facility shall be synchronised with the validity of the consents.
- (1) The authorisation shall be one time for non-bedded occupiers and the authorisation in such cases shall be deemed to have been granted, if not objected by the prescribed authority within a period of ninety days from the date of receipt of duly completed application along with such necessary documents.
- (2) In case of refusal of renewal, cancellation or suspension of the authorisation by the prescribed authority, the reasons shall be recorded in writing:
 - Provided that the prescribed authority shall give an opportunity of being heard to the applicant before such refusal of the authorisation.
- (3) Every application for authorisation shall be disposed of by the prescribed authority within a period of ninety days from the date of receipt of duly completed application along with such necessary documents, failing which it shall be deemed that the authorisation is granted under these rules.
- (4) In case of any change in the bio-medical waste generation, handling, treatment and disposal for which authorisation was earlier granted, the occupier or operator shall intimate to the prescribed authority about the change or variation in the activity and shall submit a fresh application in Form II for modification of the conditions of authorisation.
- 11. Advisory Committee.-(1) Every State Government or Union territory Administration shall constitute an Advisory Committee for the respective State or Union territory under the chairmanship of the respective health secretary to oversee the implementation of the rules in the respective state and to advice any improvements and the Advisory Committee shall include representatives from the Departments of Health, Environment, Urban Development, Animal Husbandry and Veterinary Sciences of that State Government or Union territory Administration, State Pollution Control Board or Pollution Control Committee, urban local bodies or local bodies or Municipal Corporation, representatives from Indian Medical Association, common bio-medical waste treatment facility and non-governmental organisation.
- (2) Notwithstanding anything contained in sub-rule (1), the Ministry of Defence shall constitute the Advisory Committee (Defence) under the chairmanship of Director General of Health Services of Armed Forces consisting of representatives from the Ministry of Defence, Ministry of Environment, Forest and Climate Change, Central Pollution Control Board, Ministry of Health and Family Welfare, Armed Forces Medical College or Command Hospital.
- (3) The Advisory Committee constituted under sub-rule (1) and (2) shall meet at least once in six months and review all matters related to implementation of the provisions of these rules in the State and Armed Forces Health Care Facilities, as the case may be.
- (4) The Ministry of Health and Defence may co-opt representatives from the other Governmental and non-governmental organisations having expertise in the field of bio-medical waste management.
- 12. Monitoring of implementation of the rules in health care facilities.- (1) The Ministry of Environment, Forest and Climate Change shall review the implementation of the rules in the country once in a year through the State Health Secretaries and Chairmen or Member Secretary of State Pollution Control Boards and Central Pollution Control Board and the Ministry may also invite experts in the field of bio-medical waste management, if required.
- (2) The Central Pollution Control Board shall monitor the implementation of these rules in respect of all the Armed Forces health care establishments under the Ministry of Defence.

- (3) The Central Pollution Control Board along with one or more representatives of the Advisory Committee constituted under sub-rule (2) of rule 11, may inspect any Armed Forces health care establishments after prior intimation to the Director General Armed Forces Medical Services.
- (4) Every State Government or Union territory Administration shall constitute District Level Monitoring Committee in the districts under the chairmanship of District Collector or District Magistrate or Deputy Commissioner or Additional District Magistrate to monitor the compliance of the provisions of these rules in the health care facilities generating bio-medical waste and in the common bio-medical waste treatment and disposal facilities, where the bio-medical waste is treated and disposed of.
- (5) The District Level Monitoring Committee constituted under sub-rule (4) shall submit its report once in six months to the State Advisory Committee and a copy thereof shall also be forwarded to State Pollution Control Board or Pollution Control Committee concerned for taking further necessary action.
- (6) The District Level Monitoring Committee shall comprise of District Medical Officer or District Health Officer, representatives from State Pollution Control Board or Pollution Control Committee, Public Health Engineering Department, local bodies or municipal corporation, Indian Medical Association, common bio-medical waste treatment facility and registered non-governmental organisations working in the field of bio-medical waste management and the Committee may co-opt other members and experts, if necessary and the District Medical Officer shall be the Member Secretary of this Committee.
- 13. **Annual report.-**(1) Every occupier or operator of common bio-medical waste treatment facility shall submit an annual report to the prescribed authority in Form-IV, on or before the 30th June of every year.
- (2) The prescribed authority shall compile, review and analyse the information received and send this information to the Central Pollution Control Board on or before the 31st July of every year.
- (3) The Central Pollution Control Board shall compile, review and analyse the information received and send this information, along with its comments or suggestions or observations to the Ministry of Environment, Forest and Climate Change on or before 31st August every year.
- (4) The Annual Reports shall also be available online on the websites of Occupiers, State Pollution Control Boards and Central Pollution Control Board.
- 14. Maintenance of records.- (1) Every authorised person shall maintain records related to the generation, collection, reception, storage, transportation, treatment, disposal or any other form of handling of bio-medical waste, for a period of five years, in accordance with these rules and guidelines issued by the Central Government or the Central Pollution Control Board or the prescribed authority as the case may be.
- (2) All records shall be subject to inspection and verification by the prescribed authority or the Ministry of Environment, Forest and Climate Change at any time.
- 15. Accident reporting. (1) In case of any major accident at any institution or facility or any other site while handling bio-medical waste, the authorised person shall intimate immediately to the prescribed authority about such accident and forward a report within twenty-four hours in writing regarding the remedial steps taken in Form I.
- (2) Information regarding all other accidents and remedial steps taken shall be provided in the annual report in accordance with rule 13 by the occupier.
- 16. Appeal.-(1) Any person aggrieved by an order made by the prescribed authority under these rules may, within a period of thirty days from the date on which the order is communicated to him, prefer an appeal in Form V to the Secretary (Environment) of the State Government or Union territory administration.
- (2) Any person aggrieved by an order of the Director General Armed Forces Medical Services under these rules may, within thirty days from the date on which the order is communicated to him, prefer an appeal in Form V to the Secretary, Ministry of Environment, Forest and Climate Change.
- (3) The authority referred to in sub-para (1) and (2) as the case may be, may entertain the appeal after the expiry of the said period of thirty days, if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.
- (4) The appeal shall be disposed of within a period of ninety days from the date of its filing.
- 17. Site for common bio-medical waste treatment and disposal facility.-(1) Without prejudice to rule 5 of these rules, the department in the business allocation of land assignment shall be responsible for providing suitable site for setting up of common biomedical waste treatment and disposal facility in the State Government or Union territory Administration.

- (2) The selection of site for setting up of such facility shall be made in consultation with the prescribed authority, other stakeholders and in accordance with guidelines published by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board.
- 18. Liability of the occupier, operator of a facility.- (1) The occupier or an operator of a common bio-medical waste treatment facility shall be liable for all the damages caused to the environment or the public due to improper handling of bio-medical wastes.
- (2) The occupier or operator of common bio-medical waste treatment facility shall be liable for action under section 5 and section 15 of the Act, in case of any violation.

SCHEDULE I

[See rules 3 (e), 4(b), 7(1), 7(2), 7(5), 7 (6) and 8(2)]

Part-1

Biomedical wastes categories and their segregation, collection, treatment, processing and disposal options

Category	Type of Waste	Type of Bag or Container to be used	Treatment and Disposal options
(1)	(2)	(3)	(4)
Yellow	(a) Human Anatomical Waste: Human tissues, organs, body parts and fetus below the viability period (as per the Medical Termination of Pregnancy Act 1971, amended from time to time).	Yellow coloured non-chlorinated plastic bags	Incineration or Plasma Pyrolysis or deep burial
	(b)Animal Anatomical Waste: Experimental animal carcasses, body parts, organs, tissues, including the waste generated from animals used in experiments or testing in veterinary hospitals or colleges or animal houses.		
	(c) Soiled Waste: Items contaminated with blood, body fluids like dressings, plaster casts, cotton swabs and bags containing residual or discarded blood and blood components.		Incineration or Plasma Pyrolysis or deep burial In absence of above facilities, autoclaving or micro-waving/ hydroclaving followed by shredding or mutilation or combination of sterilization and shredding. Treated waste to be sent for energy recovery.

(d) Expired or Discarded Medicines: Pharmaceutical waste like antibiotics, cytotoxic drugs including all items contaminated with cytotoxic drugs along with glass or plastic ampoules, vials etc.	Yellow coloured non-chlorinated plastic bags or containers	Expired 'cytotoxic drugs and items contaminated with cytotoxic drugs to be returned back to the manufacturer or supplier for incineration at temperature >1200 °C or to common bio-medical waste treatment facility or hazardous waste treatment, storage and disposal facility for incineration at >1200 °C Or Encapsulation or Plasma Pyrolysis at >1200 °C. All other discarded medicines shall be either sent back to manufacturer or disposed by incineration.
(e) Chemical Waste: Chemicals used in production of biological and used or discarded disinfectants.	Yellow coloured containers or non- chlorinated plastic bags	Disposed of by incineration or Plasma Pyrolysis or Encapsulation in hazardous waste treatment, storage and disposal facility.
(f) Chemical Liquid Waste: Liquid waste generated due to use of chemicals in production of biological and used or discarded disinfectants, Silver X-ray film developing liquid, discarded Formalin, infected secretions, aspirated body fluids, liquid from laboratories and floor washings, cleaning, house-keeping and disinfecting activities etc.	Separate collection system leading to effluent treatment system	After resource recovery, the chemical liquid waste shall be pre-treated before mixing with other wastewater. The combined discharge shall conform to the discharge norms given in Schedule- III.
(g) Discarded linen, mattresses, beddings contaminated with blood or body fluid.	Non-chlorinated yellow plastic bags or suitable packing material	Non- chlorinated chemical disinfection followed by incineration or Plazma Pyrolysis or for energy recovery. In absence of above facilities, shredding or mutilation or combination of sterilization and shredding. Treated waste to be sent for energy recovery or incineration or Plazma Pyrolysis.
(h) Microbiology, Biotechnology and other clinical laboratory waste: Blood bags, Laboratory cultures, stocks or specimens of microorganisms, live or attenuated vaccines, human and animal cell cultures used in research, industrial laboratories, production of	Autoclave safe plastic bags or containers	Pre-treat to sterilize with non-chlorinated chemicals on-site as per National AIDS Control Organisation or World Health Organisation guidelines thereafter for Incineration.

	biological, residual toxins, dishes and devices used for cultures.		
Red	Contaminated Waste (Recyclable) (a) Wastes generated from disposable items such as tubing, bottles, intravenous tubes and sets, catheters, urine bags, syringes (without needles and fixed needle syringes) and vaccutainers with their needles cut) and gloves.	Red coloured non- chlorinated plastic bags or containers	Autoclaving or micro-waving/ hydroclaving followed by shredding or mutilation or combination of sterilization and shredding. Treated waste to be sent to registered or authorized recyclers or for energy recovery or plastics to diesel or fuel oil or for road making, whichever is possible. Plastic waste should not be sent to landfill sites.
White (Translucent)	Waste sharps including Metals: Needles, syringes with fixed needles, needles from needle tip cutter or burner, scalpels, blades, or any other contaminated sharp object that may cause puncture and cuts. This includes both used, discarded and contaminated metal sharps	Puncture proof, Leak proof, tamper proof containers	Autoclaving or Dry Heat Sterilization followed by shredding or mutilation or encapsulation in metal container or cement concrete; combination of shredding cum autoclaving; and sent for final disposal to iron foundries (having consent to operate from the State Pollution Control Boards or Pollution Control Committees) or sanitary landfill or designated concrete waste sharp pit.
Blue	(a) Glassware: Broken or discarded and contaminated glass including medicine vials and ampoules except those contaminated with cytotoxic wastes.	Cardboard boxes with blue colored marking	Disinfection (by soaking the washed glass waste after cleaning with detergent and Sodium Hypochlorite treatment) or through autoclaving or microwaving or hydroclaving and then sent for recycling.
	(b) Metallic Body Implants	Cardboard boxes with blue colored marking	

Disposal by deep burial is permitted only in rural or remote areas where there is no access to common biomedical waste treatment facility. This will be carried out with prior approval from the prescribed authority and as per the Standards specified in Schedule-III. The deep burial facility shall be located as per the provisions and guidelines issued by Central Pollution Control Board from time to time.

Part -2

- All plastic bags shall be as per BIS standards as and when published, till then the prevailing Plastic Waste Management Rules shall be applicable.
- (2) Chemical treatment using at least 10% Sodium Hypochlorite having 30% residual chlorine for twenty minutesor any other equivalent chemical reagent that should demonstrate Log₁₀4 reduction efficiency for microorganisms as given in Schedule- III.
- (3) Mutilation or shredding must be to an extent to prevent unauthorized reuse.

- (4) There will be no chemical pretreatment before incineration, except for microbiological, lab and highly infectious waste.
- (5) Incineration ash (ash from incineration of any bio-medical waste) shall be disposed through hazardous waste treatment, storage and disposal facility, if toxic or hazardous constituents are present beyond the prescribed limits as given in the Hazardous Waste (Management, Handling and Transboundary Movement) Rules, 2008 or as revised from time to time.
- (6) Dead Fetus below the viability period (as per the Medical Termination of Pregnancy Act 1971, amended from time to time) can be considered as human anatomical waste. Such waste should be handed over to the operator of common bio-medical waste treatment and disposal facility in yellow bag with a copy of the official Medical Termination of Pregnancy certificate from the Obstetrician or the Medical Superintendent of hospital or healthcare establishment.
- (7) Cytotoxic drug vials shall not be handed over to unauthorised person under any circumstances. These shall be sent back to the manufactures for necessary disposal at a single point. As a second option, these may be sent for incineration at common bio-medical waste treatment and disposal facility or TSDFs or plasma pyrolys is at temperature >1200 °C.
- (8) Residual or discarded chemical wastes, used or discarded disinfectants and chemical sludge can be disposed at hazardous waste treatment, storage and disposal facility. In such case, the waste should be sent to hazardous waste treatment, storage and disposal facility through operator of common bio-medical waste treatment and disposal facility only.
- (9) On-site pre-treatment of laboratory waste, microbiological waste, blood samples, blood bags should be disinfected or sterilized as per the Guidelines of World Health Organisation or National AIDS Control Organisation and then given to the common bio-medical waste treatment and disposal facility.
- (10) Installation of in-house incinerator is not allowed. However in case there is no common biomedical facility nearby, the same may be installed by the occupier after taking authorisation from the State Pollution Control Board.
- (11) Syringes should be either mutilated or needles should be cut and or stored in tamper proof, leak proof and puncture proof containers for sharps storage. Wherever the occupier is not linked to a disposal facility it shall be the responsibility of the occupier to sterilize and dispose in the manner prescribed.
- (12) Bio-medical waste generated in households during healthcare activities shall be segregated as per these rules and handed over in separate bags or containers to municipal waste collectors. Urban Local Bodies shall have tie up with the common bio-medical waste treatment and disposal facility to pickup this waste from the Material Recovery Facility (MRF) or from the house hold directly, for final disposal in the manner as prescribed in this Schedule.

SCHEDULE II

[See rule 4(t), 7(1) and 7(6)]

STANDARDS FOR TREATMENT AND DISPOSAL OF BIO-MEDICALWASTES

1. STANDARDS FOR INCINERATION.-

All incinerators shall meet the following operating and emission standards-

A. Operating Standards

- 1). Combustion efficiency (CE) shall be at least 99.00%.
- 2). The Combustion efficiency is computed as follows:

3). The temperature of the primary chamber shall be a minimum of $800\,^{\circ}$ C and the secondary chamber shall be minimum of $1050\,^{\circ}$ C + or - $50\,^{\circ}$ C.

4). The secondary chamber gas residence time shall be at least two seconds.

B. Emission Standards

Parameter	Standards			
(2)	(3)	(4)		
	Limiting concentration in mg Nm³ unless stated	Sampling Duration in minutes, unless stated		
Particulate matter	50	30 or 1NM ³ of sample volume, whichever is more		
Nitrogen Oxides NO and NO ₂ expressed asNO ₂	400	30 for online sampling or grab sample		
HCl	50	30 or 1NM ³ of sample volume, whichever is more		
Total Dioxins and Furans	0.1ngTEQ/Nm ³ (at 11% O2)	8 hours or 5NM ³ of sample volume. whichever is more		
Hg and its compounds	0.05	2 hours or INM ³ of sample volume, whichever is more		
	Particulate matter Nitrogen Oxides NO and NO ₂ expressed asNO ₂ HCl Total Dioxins and Furans	(2) (3) Limiting concentration in mg Nm³ unless stated Particulate matter 50 Nitrogen Oxides NO and NO ₂ 400 expressed asNO ₂ 50 HCl 50 Total Dioxins and Furans 0.1ngTEQ/Nm³ (at 11% O2)		

C. Stack Height: Minimum stack height shall be 30 meters above the ground and shall be attached with the necessary monitoring facilities as per requirement of monitoring of 'general parameters' as notified under the Environment (Protection) Act, 1986 and in accordance with the Central Pollution Control Board Guidelines of Emission Regulation Part-III.

Note:

- (a) The existing incinerators shall comply with the above within a period of two years from the date of the notification.
- (b) The existing incinerators shall comply with the standards for Dioxins and Furans of 0.1ngTEQ/Nm³, as given below within two years from the date of commencement of these rules.
- (c) All upcoming common bio-medical waste treatment facilities having incineration facility or captive incinerator shall comply with standards for Dioxins and Furans,
- (d) The existing secondary combustion chambers of the incinerator and the pollution control devices shall be suitably retrofitted, if necessary, to achieve the emission limits.
- (e) Wastes to be incinerated shall not be chemically treated with any chlorinated disinfectants.
- (f) Ash from incineration of biomedical waste shall be disposed of at common hazardous waste treatment and disposal facility. However, it may be disposed of in municipal landfill, if the toxic metals in incineration ash are within the regulatory quantities as defined under the Hazardous Waste (Management and Handling and Transboundary Movement) Rules, 2008 as amended from time to time.
- (g) Only low Sulphur fuel like Light Diesel Oil or Low Sulphur Heavy Stock or Diesel, Compressed Natural Gas, Liquefied Natural Gas or Liquefied Petroleum Gas shall be used as fuel in the incinerator.
- (h) The occupier or operator of a common bio-medical waste treatment facility shall monitor the stack gaseous emissions (under optimum capacity of the incinerator) once in three months through a laboratory approved under the Environment (Protection) Act, 1986 and record of such analysis results shall be maintained and submitted to the prescribed authority. In case of dioxins and furans, monitoring should be done once in a year.
- (i) The occupier or operator of the common bio-medical waste treatment facility shall install continuous emission monitoring system for the parameters as stipulated by State Pollution Control Board or Pollution Control Committees in authorisation and transmit the data real time to the servers at State Pollution Control Board or Pollution Control Committees and Central Pollution Control Board.
- (j) All monitored values shall be corrected to 11% Oxygen on dry basis.
- (k) Incinerators (combustion chambers) shall be operated with such temperature, retention time and turbulence, as to achieve Total Organic Carbon content in the slag and bottom ashes less than 3% or their loss on ignition shall be less than 5% of the dry weight.

- The occupier or operator of a common bio-medical waste incinerator shall use combustion gas analyzer to measure CO₂, CO and O₂.
- 2. Operating and Emission Standards for Disposal by Plasma Pyrolysis or Gasification:

A. Operating Standards:

All the operators of the Plasma Pyrolysis or Gasification shall meet the following operating and emission standards:

- Combustion Efficiency (CE) shall be at least 99.99%.
- The Combustion Efficiency is computed as follows.

- The temperature of the combustion chamber after plasma gasification shall be 1050 \pm 50 ° C with gas residence time of at least 2(two) second, with minimum 3 % Oxygen in the stack gas.
- 4) The Stack height should be minimum of 30 m above ground level and shall be attached with the necessary monitoring facilities as per requirement of monitoring of 'general parameters' as notified under the Environment (Protection) Act, 1986 and in accordance with the CPCB Guidelines of Emission Regulation Part-III.
- B. Air Emission Standards and Air Pollution Control Measures
- (i) Emission standards for incinerator, notified at SI No.1 above in this Schedule, and revised from time to time, shall be applicable for the Plasma Pyrolysis or Gasification also.
- (ii) Suitably designed air pollution control devices shall be installed or retrofitted with the 'Plasma Pyrolysis or Gasification to achieve the above emission limits, if necessary.
- (iii) Wastes to be treated using Plasma Pyrolysis or Gasification shall not be chemically treated with any chlorinated disinfectants and chlorinated plastics shall not be treated in the system.
- C. Disposal of Ash Vitrified Material: The ash or vitrified material generated from the 'Plasma Pyrolysis or Gasification shall be disposed off in accordance with the Hazardous Waste (Management, Handling and Transboundary Movement) Rules 2008 and revisions made thereafter in case the constituents exceed the limits prescribed under Schedule II of the said Rules or else in accordance with the provisions of the Environment (Protection) Act, 1986, whichever is applicable.

3. STANDARDS FOR AUTOCLAVING OF BIO-MEDICAL WASTE.-

The autoclave should be dedicated for the purposes of disinfecting and treating bio-medical waste.

- (1) When operating a gravity flow autoclave, medical waste shall be subjected to:
 - (i) a temperature of not less than 121° C and pressure of 15 pounds per square inch (psi) for an autoclave residence time of not less than 60 minutes; or
 - (ii) a temperature of not less than 135° C and a pressure of 31 psi for an autoclave residence time of not less than 45 minutes; or
 - (iii) a temperature of not less than 149° C and a pressure of 52 psi for an autoclave residence time of not less than 30 minutes.
- (2) When operating a vacuum autoclave, medical waste shall be subjected to a minimum of three pre-vacuum pulse to purge the autoclave of all air. The air removed during the pre-vacuum, cycle should be decontaminated by means of HEPA and activated carbon filtration, steam treatment, or any other method to prevent release of pathogen. The waste shall be subjected to the following:
 - (i) a temperature of not less than 121°C and pressure of 15 psi per an autoclave residence time of not less than 45 minutes; or
 - (ii) a temperature of not less than 135°C and a pressure of 31 psi for an autoclave residence time of not less than 30 minutes:
- (3) Medical waste shall not be considered as properly treated unless the time, temperature and pressure indicators indicate that the required time, temperature and pressure were reached during the autoclave process. If for any reasons, time temperature or pressure indicator indicates that the required temperature, pressure or residence time was not

reached, the entire load of medical waste must be autoclaved again until the proper temperature, pressure and residence time were achieved.

- (4) Recording of operational parameters: Each autoclave shall have graphic or computer recording devices which will automatically and continuously monitor and record dates, time of day, load identification number and operating parameters throughout the entire length of the autoclave cycle.
- (5) Validation test for autoclave: The validation test shall use four biological indicator strips, one shall be used as a control and left at room temperature, and three shall be placed in the approximate center of three containers with the waste. Personal protective equipment (gloves, face mask and coveralls) shall be used when opening containers for the purpose of placing the biological indicators. At least one of the containers with a biological indicator should be placed in the most difficult location for steam to penetrate, generally the bottom center of the waste pile. The occupier or operator shall conduct this test three consecutive times to define the minimum operating conditions. The temperature, pressure and residence time at which all biological indicator vials or strips for three consecutive tests show complete inactivation of the spores shall define the minimum operating conditions for the autoclave. After determining the minimum temperature, pressure and residence time, the occupier or operator of a common biomedical waste treatment facility shall conduct this test once in three months and records in this regard shall be maintained.
- (6) Routine Test: A chemical indicator strip or tape that changes colour when a certain temperature is reached can be used to verify that a specific temperature has been achieved. It may be necessary to use more than one strip over the waste package at different locations to ensure that the inner content of the package has been adequately autoclaved. The occupier or operator of a common bio medical waste treatment facility shall conduct this test during autoclaving of each batch and records in this regard shall be maintained.
- (7) Spore testing: The autoclave should completely and consistently kill the approved biological indicator at the maximum design capacity of each autoclave unit. Biological indicator for autoclave shall be Geobacillusstearothermophilus spores using vials or spore Strips; with at least 1X10⁶ spores. Under no circumstances will an autoclave have minimum operating parameters less than a residence time of 30 minutes, a temperature less than 121° C or a pressure less than 15 psi. The occupier or operator of a common bio medical waste treatment and disposal facility shall conduct this test at least once in every week and records in this regard shall be maintained.

4. STANDARDS OF MICROWAVING.-

- (1) Microwave treatment shall not be used for cytotoxic, hazardous or radioactive wastes, contaminated animal carcasses, body parts and large metal items.
- (2) The microwave system shall comply with the efficacy test or routine tests and a performance guarantee may be provided by the supplier before operation of the limit.
- (3) The microwave should completely and consistently kill the bacteria and other pathogenic organisms that are ensured by approved biological indicator at the maximum design capacity of each microwave unit. Biological indicators for microwave shall be Bacillus atrophaeusspores using vials or spore strips with at least 1 x 10⁴ sporesper detachable strip. The biological indicator shall be placed with waste and exposed to same conditions as the waste during a normal treatment cycle.
- 5. **STANDARDS FOR DEEP BURIAL.-** (1) A pit or trench should be dug about two meters deep. It should be half filled with waste, then covered with lime within 50 cm of the surface, before filling the rest of the pit with soil.
- (2) It must be ensured that animals do not have any access to burial sites. Covers of galvanised iron or wire meshes may be used.
- (3) On each occasion, when wastes are added to the pit, a layer of 10 cm of soil shall be added to cover the wastes.
- (4) Burial must be performed under close and dedicated supervision.
- (5) The deep burial site should be relatively impermeable and no shallow well should be close to the site.
- (6) The pits should be distant from habitation, and located so as to ensure that no contamination occurs to surface water or ground water. The area should not be prone to flooding or erosion.
- (7) The location of the deep burial site shall be authorised by the prescribed authority.
- (8) The institution shall maintain a record of all pits used for deep burial.
- (9) The ground water table level should be a minimum of six meters below the lower level of deep burial pit.

6. STANDARDS FOR EFFICACY OF CHEMICAL DISINFECTION

Microbial inactivation efficacy is equated to "Log10 kill" which is defined as the difference between the logarithms of number of test microorganisms before and after chemical treatment. Chemical disinfection methods shall demonstrate a 4 Log10 reduction or greater for Bacillus Subtilis (ATCC 19659) in chemical treatment systems.

7. STANDARDS FOR DRY HEAT STERILIZATION

Waste sharps can be treated by dry heat sterilization at a temperature not less than 185°C, at least for a residence period of 150 minutes in each cycle, which sterilization period of 90 minutes. There should be automatic recording system to monitor operating parameters.

(i) Validation test for Shaprs sterilization unit

Waste shapes sterilization unit should completely and consistently kill the biological indicator GeobacillusStearothermophillus or Bacillus Atropheausspoers using vials with at least log₁₀ 6 spores per ml. The test shall be carried out once in three months

(ii) Routine test

A chemical indicator strip or tape that changes colour when a certain temperature is reached can be used to verify that a specific temperature has been achieved. It may be necessary to use more than one strip over the waste to ensure that the inner content of the sharps has been adequately disinfected. This test shall be performed once in week and records in this regard shall be maintained.

8. STANDARDS FOR LIQUID WASTE.-

(1) The effluent generated or treated from the premises of occupier or operator of a common bio medical waste treatment and disposal facility, before discharge into the sewer should conform to the following limits-

PARAMETERS	PERMISSIBLE LIMITS
pH	6.5-9.0
Suspended solids	100 mg/l
Oil and grease	10 mg/l
BOD	30 mg/l
COD	250 mg/l

Bio-assay test 90% survival of fish after 96 hours in 100% effluent.

(2) Sludge from Effluent Treatment Plant shall be given to common bio-medical waste treatment facility for incineration or to hazardous waste treatment, storage and disposal facility for disposal.

Schedule III
[See rule 6 and 9(3)]
List of Prescribed Authorities and the Corresponding Duties

Sl. No. (1)	Authority (2)		Corresponding Duties (3)
1	Ministry of Environment, Forest and Climate Change, Government of India	(i)	Making Policies concerning bio-medical waste Management in the Country including notification of Rules and amendments to the Rules as and when required.
		(ii)	Providing financial assistance for training and awareness programmes on bio-medical waste management related activities to for the State Pollution Control Boards or Pollution Control Committees.
		(iii)	Facilitating financial assistance for setting up or up- gradation of common bio-medical waste treatment facilities.
		(iv)	Undertake or support operational research and assessment with reference to risks to environment and health due to bio-medical waste and previously unknown disposables and wastes from new types of equipment.
		(v)	Constitution of Monitoring Committee for implementation of the rules.
		(vi)	Hearing Appeals and give decision made in Form- V against order passed by the prescribed authorities.
		(vii)	Develop Standard manual for Trainers and Training.

		(viii)	Notify the standards or operating parameters for new technologies for treatment of bio medical waste other than those listed in Schedule- I.
2	Central or State Ministry of Health and Family Welfare, Central Ministry for Animal Husbandry and Veterinary or State Department of Animal	(i)	Grant of license to health care facilities or nursing homes or veterinary establishments with a condition to obtain authorisation from the prescribed authority for biomedical waste management.
	Husbandry and Veterinary.	(ii)	Monitoring, Refusal or Cancellation of license for health care facilities or nursing homes or veterinary establishments for violations of conditions of authorisation or provisions under these Rules.
Mary and a second		(iii)	Publication of list of registered health care facilities with regard to bio-medical waste generation, treatment and disposal.
ú.		(iv)	Undertake or support operational research and assessment with reference to risks to environment and health due to bio-medical waste and previously unknown disposables and wastes from new types of equipment.
		(v)	Coordinate with State Pollution Control Boards for organizing training programmes to staff of health care facilities and municipal workers on bio-medical waste.
		(vi)	Constitution of Expert Committees at National or State level for overall review and promotion of clean or new technologies for bio-medical waste management.
		(vii)	Organizing or Sponsoring of trainings for the regulatory authorities and health care facilities on bio-medical waste management related activities.
		(viii)	Sponsoring of mass awareness campaigns in electronic media and print media.
3	Ministry of Defence	(i)	Grant and renewal of authorisation to Armed Forces health care facilities or common bio-medical waste treatment facilities (Rule 9).
		(ii)	Conduct training courses for authorities dealing with management of bio-medical wastes in Armed Forces health care facilities or treatment facilities in association with State Pollution Control Boards or Pollution Control Committees or Central Pollution Control Board or Ministry of Environment, Forest and Climate Change.
		(iii)	Publication of inventory of occupiers and bio-medical waste generation from Armed Forces health care facilities or occupiers
		(iv)	Constitution of Advisory Committee for implementation of the rules.
		(v)	Review of management of bio-medical waste generation in the Armed Forces health care facilities through its Advisory Committee (Rule 11).
		(vi)	Submission of annual report to Central Pollution Control Board within the stipulated time period (Rule 13).
4.	Central Pollution Control Board	(i)	Prepare Guidelines on bio-medical waste Management and submit to the Ministry of Environment, Forest and Climate Change.
		(ii)	Co-ordination of activities of State Pollution Control Boards or Pollution Control Committees on bio-medical waste.

		(iii) Conduct training courses for authorities dealing with management of bio-medical waste.
		(iv) Lay down standards for new technologies for treatment and disposal of bio-medical waste (Rule 7) and prescribe specifications for treatment and disposal of bio-medical wastes (Rule 7).
1		(v) Lay down Criteria for establishing common bio-medical waste treatment facilities in the Country.
		(vi) Random inspection or monitoring of health care facilities and common bio-medical waste treatment facilities.
		 (vii) Review and analysis of data submitted by the State Pollution Control Boards on bio-medical waste and submission of compiled information in the form of annual report along with its observations to Ministry of Environment, Forest and Climate Change. (viii) Inspection and monitoring of health care facilities operated by the Director General, Armed Forces Medical
		Services (Rule 9). (ix) Undertake or support research or operational research regarding bio-medical waste.
5.	State Government of Health or Union Territory Government or Administration	(i) To ensure implementation of the rule in all health care facilities or occupiers.
	Administration	 (ii) Allocation of adequate funds to Government health care facilities for bio-medical waste management.
		(iii) Procurement and allocation of treatment equipments and make provision for consumables for bio-medical waste management in Government health care facilities.
		(iv) Constitute State or District Level Advisory Committees under the District Magistrate or Additional District Magistrate to oversee the bio-medical waste management in the Districts.
		(v) Advise State Pollution Control Boards or Pollution Control Committees on implementation of these Rules.
		(vi) Implementation of recommendations of the Advisory Committee in all the health care facilities.
6.	State Pollution Control Boards or Pollution Control Committees	Inventorisation of Occupiers and data on bio-medical waste generation, treatment & disposal.
		(ii) Compilation of data and submission of the same in annual report to Central Pollution Control Board within the stipulated time period.
		(iii) Grant and renewal, suspension or refusal cancellation or of authorisation under these rules (Rule 7, 8 and 10).
		(iv) Monitoring of compliance of various provisions and conditions of authorisation.
		 (v) Action against health care facilities or common bio- medical waste treatment facilities for violation of these rules (Rule 18).
		(vi) Organizing training programmes to staff of health care facilities and common bio-medical waste treatment facilities and State Pollution Control Boards or Pollution Control Committees Staff on segregation, collection, storage, transportation, treatment and disposal of bio- medical wastes.

		 (vii) Undertake or support research or operational research regarding bio-medical waste management. (viii) Any other function under these rules assigned by Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time. (ix) Implementation of recommendations of the Advisory Committee. (x) Publish the list of Registered or Authorised (or give consent) Recyclers. (xi) Undertake and support third party audits of the common bio-medical waste treatment facilities in their State.
7	Municipalities or Corporations, Urban Local Bodies and Gram Panchayats	 Provide or allocate suitable land for development of common bio-medical waste treatment facilities in their respective jurisdictions as per the guidelines of Central Pollution Control Board.
		(ii) Collect other solid waste (other than the bio-medical waste) from the health care facilities as per the Municipal Solid Waste (Management and handling) Rules, 2000 or as amended time to time.
		(iii) Any other function stipulated under these Rules.

SCHEDULE IV

[See rule 8(3) and (5)]

Part A

LABEL FOR BIO-MEDICAL WASTE CONTAINERS or BAGS



HANDLE WITH CARE

CYTOTOXIC HAZARDSYMBOL



HANDLE WITH CARE

Part B LABEL FOR TRANSPORTING BIO-MEDICAL WASTE BAGS OR CONTAINERS

	DayMonth
	Year
	Date of generation
Waste category Number	
Waste quantity	
Sender's Name and Address	Receiver's Name and Address:
Phone Number	Phone Number

Fax Nur	ımber Fax î	Jumber			
Contact Person Contact Person		act Person			
In case of	In case of emergency please contact:				
Name ar	and Address:				
Phone N	No.				
Note :La	abel shall be non-washable and prominentl	y visible.			
		FORM – I			
		rule 4(o), 5(i) and 15 (2)]			
		CIDENT REPORTING			
1.	Date and time of accident:				
2.	Type of Accident:				
3.	Sequence of events leading to accident:				
4.	Has the Authority been informed immedia	ately:			
5.	The type of waste involved in accident:				
6.	Assessment of the effects of the				
	accidents on human health and the environment:				
7.	Emergency measures taken:				
8.	Steps taken to alleviate the effects of accidents:				
9.	Steps taken to prevent the recurrence of st	ich an accident :			
10.	Does you facility has an Emergency Cont	rol policy? If yes give details:			
Date:		Signature			
Place: Designation		Service Control Contro			
		FORM - II			
	A DRY ICA WON FOR A VIEWOR	(See rule10)			
		ISATION OR RENEWAL OF AUTHORISATION are facility or common bio-medical waste treatment facility)			
То	(To be submitted by occupier of health c	are facility of common ofo-medical waste fleatment facility)			
	The Prescribed Authority (Name of the State or UT Administration Address.				
1. Particulars of Applicant:					
	(i) Name of the Applicant: (In block letters & in full)				
	(ii) Name of the health care facility (HCF) or common bio-medical waste treatment facility (CBWTF):				
	(iii) Address for correspondence:				
	(iv) Tele No., Fax No.:				
	(v) Email:	*			
	(vi) Website Address:				

2. Activity for	which authorisation is sought:		
	Activity Generation, segregation	Please tick	
	Collection, Storage packaging		
	Reception		
	Transportation Treatment or processing or conversion	1	
	Recycling		
	Disposal or destruction use		
	offering for sale, transfer Any other form of handling		
3. Application	for □ fresh or □ renewal of authorisation (please	tick whatever is applicable):	
(i) Appli	ed for CTO/CTE Yes/No		
	ase of renewal previous authorisation number an	d date:	
	s of Consents:		
	under the Water (Prevention and Control of Polls	ution) Act, 1974	
(b)	under the Air (Prevention and Control of Pollutio	on) Act, 1981:	
	dress of the health care facility (HCF) or commo	n bio-medical waste treatment fa	cility (CBWTF):
(ii) Gl	PS coordinates of health care facility (HCF) or co	ommon bio-medical waste treatm	ent facility (CBWTF):
5. Detail	s of health care facility (HCF) or common bio-m	edical waste treatment facility (C	CBWTF):
(i) Number of beds of HCF:		
(i	 i) Number of patients treated per month by HCF: 		
	iii) Number healthcare facilities covered by CBM		
	v) No of beds covered by CBMWTF:		
	Installed treatment and disposal capacity of CE	MWTE: Ka per day	
	vi) Quantity of biomedical waste treated or dispos		ř
	vii) Area or distance covered by CBMWTF:		1 0.
	ps to the total the second to the second to		
	ol. attach map a map with GPS locations of CBM		
	viii) Quantity of Biomedical waste handled, treate		
Category	Type of Waste	Quantity Generated or Collected, kg/day	Method of Treatment and Disposal (Refer Schedule-I)
(1)	(2)	(3)	(4)
	(a) Human Anatomical Waste:		
	(b)Animal Anatomical Waste :		
Yellow	(c) Soiled Waste: (d) Expired or Discarded Medicines:		
	(e) Chemical Solid Waste:		
	(f) Chemical Liquid Waste :		

	(g) Discarded linen, mattresses, beddings		
	contaminated with blood or body fluid.	1	
	(h) Microbiology, Biotechnology and other clinic laboratory waste:	aı	
S Ye	Contaminated Waste (Recyclable)		
Red			
White (Translucent)	Waste sharps including Metals:		
-	Glassware:		
Blue	Metallic Body Implants		
(i)	escription of arrangements for handling of biomedic Mode of transportation (if any) of bio-medical was Details of treatment equipment (please give detail No of units Incinerators: Plasma Pyrolysis: Autoclaves: Microwave: Hydroclave: Shredder: Needle tip cutter or destroyer Sharps encapsulation or concrete pit: Deep burial pits:	te:	apacity of each unit)
7. Contingency	Chemical disinfection: Any other treatment equipment: plan of common bio-medical waste treatment facilit	y (CBWTF)(attach documents)	i:
8. Details of dir	ections or notices or legal actions if any during the p	eriod of earlier authorisation	
9. Declaration			
	are that the statements made and information given not concealed any information.	above are true to the best of m	y knowledge and belief
	undertake to provide any further information sough y conditions stipulated by the prescribed authority.	nt by the prescribed authority in	n relation to these rules
Date :		Signature of the A	pplicant
Place :		Designation of the	
	FORM -III		
	(See rule 10)		
	AUTHORISATI		
(Authorisation to biomedical was	for operating a facility for generation, collection, retes)	eception, treatment, storage, tra	ansport and disposal of
1. File nu	mber of authorisation and date of issue		
	an occupier or operator of the san authorisation for;	facility located at	isis
	Activity Generation, segregation Collection,	Please tick	

Storage packaging

	Reception
	Transportation
	Treatment or processing or conversion
	Recycling
	Disposal or destruction
	use
	offering for sale, transfer
	Any other form of handling
3.	M/s is hereby authorized for handling of biomedical waste as per the
capac	ity given below;
	(i) Number of beds of HCF:
	(ii) Number healthcare facilities covered by CBMWTF:
	(iii) Installed treatment and disposal capacity: Kg per day
	(iv) Area or distance covered by CBMWTF:
	(v) Quantity of Biomedical waste handled, treated or disposed:
	Type of Waste Category Quantity permitted for
	Handling
	Yellow
	Red
	White (Translucent)
	Blue
4.	This authorisation shall be in force for a period of
5. the re	This authorisation is subject to the conditions stated below and to such other conditions as may be specified in ales for the time being in force under the Environment (Protection) Act, 1986.
	Signature
Place	Designation
Term	s and conditions of authorisation *
1.	The authorisation shall comply with the provisions of the Environment (Protection) Act, 1986 and the rules
	made there under.
2.	The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the

- The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the prescribed authority.
- The person authorized shall not rent, lend, sell, transfer or otherwise transport the biomedical wastes without obtaining prior permission of the prescribed authority.
- Any unauthorised change in personnel, equipment or working conditions as mentioned in the application by the
 person authorised shall constitute a breach of his authorisation.
- It is the duty of the authorised person to take prior permission of the prescribed authority to close down the facility and such other terms and conditions may be stipulated by the prescribed authority.

Form - IV

(See rule 13)

ANNUAL REPORT

[To be submitted to the prescribed authority on or before 30th June every year for the period from January to December of the preceding year, by the occupier of health care facility (HCF) or common bio-medical waste treatment facility (CBWTF)]

Sl. No.	Particulars					
1.	Particulars of the Occupier		10	:		
	(i) Name of the authorised person (occupier facility)	or ope	erator of	;		
	(ii) Name of HCF or CBMWTF			:		
	(iii) Address for Correspondence			:		
	(iv) Address of Facility					
	(v)Tel. No, Fax. No			:		
	(vi) E-mail ID			:		
	(vii) URL of Website				100 02: 05:00	
	(viii) GPS coordinates of HCF or CBMWTI	F				
8	(ix) Ownership of HCF or CBMWTF			:	(State Government or Private or Semi Govt. or any other)	
	(x). Status of Authorisation under the Bio-Management and Handling) Rules	Medica	al Waste	:	Authorisation No.:	
	(xi). Status of Consents under Water Act and	d Air	Act	:	Valid up to:	
2.	Type of Health Care Facility			:		
	(i) Bedded Hospital			:	No. of Beds:	
	(ii) Non-bedded hospital (Clinic or Blood Bank or Clinical Laboratory or Research Institute or Veterinary Hospital or any other)		Research	:		
	(iii) License number and its date of expiry			7 - 371	A. T. J.	
3.	Details of CBMWTF			:		
	(i) Number healthcare facilities covered by	CBMV	VTF	:		
	(ii) No of beds covered by CBMWTF			:		
	(iii) Installed treatment and disposal CBMWTF:	capa	city of	:	Kg per day	
	(iv) Quantity of biomedical waste treated of CBMWTF	or disp	osed by	:	Kg/day	
4.	Quantity of waste generated or disposed in	Kg pe	r annum	:	Yellow Category :	
	(on monthly average basis)				Red Category :	
					White:	
				Blue Category :		
					General Solid waste:	
5	Details of the Storage, treatment, transportat	ion, pr		and D	isposal Facility	
	(i) Details of the on-site storage facility	:	Size	:		
			Capacit	ty:		
			Provision other pro		on-site storage : (cold storage or any n)	

	disposal facilities		Type of treatment equipment	No of units	Capa city Kg/ day	Quantity treatedor disposed in kg per annum
			Incinerators			
			Plasma Pyrolysis			
	2		Autoclaves			
	*		Microwave			
	19		Hydroclave			
			Shredder			
			Needle tip cutter or destroyer		-	
			Sharps encapsulation or concrete pit			
			Deep burial pits:			
			Chemical disinfection:		-	
		- 44 - 680	Any other treatment equipment:			
	(iii) Quantity of recyclable wastes sold to authorized recyclers after treatment in kg per annum.	:	Red Category (like plastic,	, glass et	c.)	
	(iv) No of vehicles used for collection and transportation of biomedical waste	:				
	(v) Details of incineration ash and ETP sludge generated and disposed during the treatment of wastes in Kg per annum		Quanti genera Incineration Ash		Who	ere disposed
	(vi) Name of the Common Bio-Medical Waste Treatment Facility Operator through which wastes are disposed of	:	ETP Sludge			
	(vii) List of member HCF not handed over bio-medical waste.					*****
6	Do you have bio-medical waste management committee? If yes, attach minutes of the meetings held during the reporting period					
7	Details trainings conducted on BMW			**************************************		97-54
	(i) Number of trainings conducted on BMW Management.					
	(ii) number of personnel trained					
	(iii) number of personnel trained at the time of induction					
	(iv) number of personnel not undergone any training so far				V	
	(v) whether standard manual for training is available?	= -19.0000.4				
	(vi) any other information)			-	~-	orthogram
8	Details of the accident occurred during the year					

	(i) Number of Accidents occurred		
	(ii) Number of the persons affected		
	(iii) Remedial Action taken (Please attach details if any)		
	(iv) Any Fatality occurred, details.		
9.	Are you meeting the standards of air Pollution from the incinerator? How many times in last year could not met the standards?	5.	
	Details of Continuous online emission monitoring systems installed		
10	Liquid waste generated and treatment methods in place. How many times you have not met the standards in a year?		
11	Is the disinfection method or sterilization meeting the log 4 standards? How many times you have not met the standards in a year?		
12	Any other relevant information	:	(Air Pollution Control Devices attached with the Incinerator)
tifie	d that the above report is for the period from		Name and Signature of the Head of the Institu
te:			
e:		******	Name and Signature of the Head of the Institu
e:		FO	Name and Signature of the Head of the Institu
e:		FO (See	Name and Signature of the Head of the Institu PRM –V e rule 16)
e:	Application for filing appeal ag	FO (See	Name and Signature of the Head of the Institu PRM –V e rule 16) order passed by the prescribed authority
te:	Application for filing appeal ag Name and address of the person applying Number, date of order and address of the a	FO (See ainst for a	Name and Signature of the Head of the Institu PRM –V e rule 16) order passed by the prescribed authority
te:	Application for filing appeal ag Name and address of the person applying	FO (See ainst for a	Name and Signature of the Head of the Institu PRM –V e rule 16) order passed by the prescribed authority ppeal:
	Application for filing appeal ag Name and address of the person applying Number, date of order and address of the at (certified copy of order to be attached):	FO (See ainst for a uthori	Name and Signature of the Head of the Institute PRM –V e rule 16) order passed by the prescribed authority ppeal:
te:	Application for filing appeal ag Name and address of the person applying Number, date of order and address of the at (certified copy of order to be attached): Ground on which the appeal is being made:	FO (See ainst for a uthori	Name and Signature of the Head of the Institute PRM –V e rule 16) order passed by the prescribed authority ppeal:
e:	Application for filing appeal ag Name and address of the person applying Number, date of order and address of the at (certified copy of order to be attached): Ground on which the appeal is being made:	FO (See ainst for a uthori	Name and Signature of the Head of the Institute PRM –V e rule 16) order passed by the prescribed authority ppeal: ity which passed the order, against which appeal is being not para 2 against which appeal is being filed:
ee:	Application for filing appeal ag Name and address of the person applying Number, date of order and address of the at (certified copy of order to be attached): Ground on which the appeal is being made:	FO (See ainst for a uthori	Name and Signature of the Head of the Institute PRM –V excited 16) order passed by the prescribed authority ppeal: ity which passed the order, against which appeal is being not para 2 against which appeal is being filed: Signature

GOVERNMENT OF PUDUCHERRY CHIEF SECRETARIAT (ENVIRONMENT)

No. 19401/Envt./2016.

1306

Puducherry, the 1st July 2016.

NOTIFICATION

The Notification in G.S.R. 445(E), dated 29th March, 2016 of the Government of India, Ministry of Environment, Forest and Climate Change, New Delhi as published in the Extraordinary Gazette of India Part-II, section 3 of sub-section (i), is hereby republished for general information of the public.

(By order)

S. THAMMU GANAPATHY,

Deputy Secretary to Government (Environment).

MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE

New Delhi, the 29th March 2016.

NOTIFICATION

G.S.R. 445(E).-Whereas the Municipal Solid Wastes (Management and Handling) Rules, 2000 published vide notification number S.O. 908(E), dated the 25th September, 2000 by the Government of India in the erstwhile Ministry of Environment and Forests, provided a regulatory frame work for management of Municipal Solid Waste generated in the urban area of the country;

And whereas, to make these rules more effective and to improve the collection, segregation, recycling, treatment and disposal of solid waste in an environmentally sound manner, the Central Government reviewed the existing rules and it was considered necessary to revise the existing rules with a emphasis on the roles and accountability of waste generators and various stakeholders, give thrust to segregation, recovery, reuse, recycle at source, address in detail the management of construction and demolition waste.

And whereas, the draft rules, namely, the Solid Waste Management Rules, 2015 with a separate chapter on construction and demolition waste were published by the Central Government in the Ministry of Environment, Forest and Climate Change vide G.S.R. 451 (E), dated the 3rd June, 2015 inviting objections or suggestions from the public within sixty days from the date of publication of the said notification;

And Whereas, the objections or suggestions received within the stipulated period were duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by sections 6, 25 of the Environment (Protection) Act, 1986 (29 of 1986), and in supersession of the Municipal Solid Wastes (Management and Handling) Rules, 2000, except as respect things done or omitted to be done before such supersession, the Central Government hereby notifies the following rules for Management of Construction and Demolition Waste –

- 1. Short title and commencement.-(1) These rules shall be called the Construction and Demolition Waste Management Rules, 2016.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.-The rules shall apply to every waste resulting from construction, re-modeling, repair and demolition of any civil structure of individual or organisation or authority who generates construction and demolition waste such as building materials, debris, rubble.
- 3. **Definitions** –(1) In these rules, unless the context otherwise requires,-
- (a) "ACT' means the Environment (Protection) Act, 1986 (29 of 1986);
- (b) "construction" means the process of erecting of building or built facility or other structure, or building of infrastructure including alteration in these entities.;
- (c) "construction and demolition waste" means the waste comprising of building materials, debris and rubble resulting from construction, re-modeling, repair and demolition of any civil structure;
- (d) "de-construction" means a planned selective demolition in which salvage, re-use and recycling of the demolished structure is maximized;
- (e) "demolition" means breaking down or tearing down buildings and other structures either manually or using mechanical force (by various equipment) or by implosion using explosives.
- (f) "form" means a Form annexed to these rules;
- (g) "local authority" means an urban local authority with different nomenclature such as municipal corporation, municipality, nagarpalika, nagarnigam, nagarpanchayat, municipal council including notified area committee and not limited to or any other local authority constituted under the relevant statutes such as gram panchayat, where the management of construction and demolition waste is entrusted to such agency;

- (h) "schedule" means a schedule annexed to these rules;
- (i) "service provider' means authorities who provide services like water, sewerage, electricity, telephone, roads, drainage etc. often generate construction and demolition waste during their activities, which includes excavation, demolition and civil work;
- (j) "waste generator" means any person or association of persons or institution, residential and commercial establishments including Indian Railways, Airport, Port and Harbour and Defence establishments who undertakes construction of or demolition of any civil structure which generate construction and demolition waste.
- (2) Words and expressions used but not defined herein shall have the same meaning defined in the ACT.

(4) Duties of the waste generator -

- (1) Every waste generator shall prima-facie be responsible for collection, segregation of concrete, soil and others and storage of construction and demolition waste generated, as directed or notified by the concerned local authority in consonance with these rules.
- (2) The generator shall ensure that other waste (such as solid waste) does not get mixed with this waste and is stored and disposed separately.
- (3) Waste generators who generate more than 20 tons or more in one day or 300 tons per project in a month shall segregate the waste into four streams such as concrete, soil, steel, wood and plastics, bricks and mortar and shall submit waste management plan and get appropriate approvals from the local authority before starting construction or demolition or remodeling work and keep the concerned authorities informed regarding the relevant activities from the planning stage to the implementation stage and this should be on project to project basis.
- (4) Every waste generator shall keep the construction and demolition waste within the premise or get the waste deposited at collection centre so made by the local body or handover it to the authorised processing facilities of construction and demolition waste; and ensure that there is no littering or deposition of construction and demolition waste so as to prevent obstruction to the traffic or the public or drains.
- (5) Every waste generator shall pay relevant charges for collection, transportation, processing and disposal as notified by the concerned authorities; Waste generators who generate more than 20 tons or more in one day or 300 tons per project in a month shall have to pay for the processing and disposal of construction and demolition waste generated by them, apart from the payment for storage, collection and transportation. The rate shall be fixed by the concerned local authority or any other authority designated by the State Government.

(5) Duties of service provider and their contractors -

- (1) The service providers shall prepare within six months from the date of notification of these rules, a comprehensive waste management plan covering segregation, storage, collection, reuse, recycling, transportation and disposal of construction and demolition waste generated within their jurisdiction.
- (2) The service providers shall remove all construction and demolition waste and clean the area every day, if possible, or depending upon the duration of the work, the quantity and type of waste generated, appropriate storage and collection, a reasonable timeframe shall be worked out in consultation with the concerned local authority.
- (3) In case of the service providers have no logistics support to carry out the work specified in subrules (1) and (2), they shall tie up with the authorised agencies for removal of construction and demolition waste and pay the relevant charges as notified by the local authority.

(6) Duties of local authority-The local authority shall,-

(1) issue detailed directions with regard to proper management of construction and demolition waste within its jurisdiction in accordance with the provisions of these rules and the local authority shall seek detailed plan or undertaking as applicable, from generator of construction and demolition waste;

- (2) chalk out stages, methodology and equipment, material involved in the overall activity and final clean up after completion of the construction and demolition;
- (3c) seek assistance from concerned authorities for safe disposal of construction and demolition waste contaminated with industrial hazardous or toxic material or nuclear waste if any;
- (4) shall make arrangements and place appropriate containers for collection of waste and shall remove at regular intervals or when they are filled, either through own resources or by appointing private operators;
- (5) shall get the collected waste transported to appropriate sites for processing and disposal either through own resources or by appointing private operators;
- (6) shall give appropriate incentives to generator for salvaging, processing and or recycling preferably in-situ;
- (7) shall examine and sanction the waste management plan of the generators within a period of one month or from the date of approval of building plan, whichever is earlier from the date of its submission;
- (8) shall keep track of the generation of construction and demolition waste within its jurisdiction and establish a data base and update once in a year;
- (9) shall device appropriate measures in consultation with expert institutions for management of construction and demolition waste generated including processing facility and for using the recycled products in the best possible manner;
- (10) shall create a sustained system of information, education and communication for construction and demolition waste through collaboration with expert institutions and civil societies and also disseminate through their own website;
- (11) shall make provision for giving incentives for use of material made out of construction and demolition waste in the construction activity including in non-structural concrete, paving blocks, lower layers of road pavements, colony and rural roads.
- (7) Criteria for storage, processing or recycling facilities for construction and demolition waste and application of construction and demolition waste and its products-
- (1) The site for storage and processing or recycling facilities for construction and demolition waste shall be selected as per the criteria given in **Schedule I**;
- (2) The operator of the facility as specified in sub-rules (1) shall apply in **Form I** for authorization from State Pollution Control Board or Pollution Control Committee.
- (3) The operator of the facility shall submit the annual report to the State Pollution Control Board in Form II.
- (4) Application of materials made from construction and demolition waste in operation of sanitary landfill shall be as per the criteria given in **Schedule II**.
- (8) Duties of State Pollution Control Board or Pollution Control Committee-
- (1) State Pollution Control Board or Pollution Control Committee shall monitor the implementation of these rules by the concerned local bodies and the competent authorities and the annual report shall be sent to the Central Pollution Control Board and the State Government or Union Territory or any other State level nodal agency identified by the State Government or Union Territory administration for generating State level comprehensive data. Such reports shall also contain the comments and suggestions of the State Pollution Control Board or Pollution Control Committee with respect to any comments or changes required;
- (2) State Pollution Control Board or Pollution Control Committee shall grant authorization to construction and demolition waste processing facility in Form-III as specified under these rules after examining the application received in Form I;
- (3) State Pollution Control Board or Pollution Control Committee shall prepare annual report in Form IV with special emphasis on the implementation status of compliance of these rules and forward report to Central Pollution Control Board before the 31stJuly for each financial year.

(9) Duties of State Government or Union Territory Administration-

- (1) The Secretary in-charge of development in the State Government or Union territory administration shall prepare their policy document with respect to management of construction and demolition of waste in accordance with the provisions of these rules within one year from date of final notification of these rules.
- (2) The concerned department in the State Government dealing with land shall be responsible for providing suitable sites for setting up of the storage, processing and recycling facilities for construction and demolition waste.
- (3) The Town and Country planning Department shall incorporate the site in the approved land use plan so that there is no disturbance to the processing facility on a long term basis.
- (4) Procurement of materials made from construction and demolition waste shall be made mandatory to a certain percentage (say 10-20%) in municipal and Government contracts subject to strict quality control.
- (10) Duties of the Central Pollution Control Board (1) The Central Pollution Control Board shall,-
- (a) prepare operational guidelines related to environmental management of construction and demolition waste management;
- (b) analyze and collate the data received from the State Pollution Control Boards or Pollution Control Committee to review these rules from time to time;
- (c) coordinate with all the State Pollution Control Board and Pollution Control Committees for any matter related to development of environmental standards;
- (d) forward annual compliance report to Central Government before the 30thAugust for each financial year based on reports given by State Pollution Control Boards of Pollution Control Committees.
- (11) Duties of Bureau of Indian Standards and Indian Roads Congress -The Bureau of Indian Standards and Indian Roads Congress shall be responsible for preparation of code of practices and standards for use of recycled materials and products of construction and demolition waste in respect of construction activities and the role of Indian Road Congress shall be specific to the standards and practices pertaining to construction of roads.

(12) Duties of the Central Government -

- (1) The Ministry of Urban Development, and the Ministry of Rural Development, Ministry of Panchayat Raj, shall be responsible for facilitating local bodies in compliance of these rules;
- (2) The Ministry of Environment, Forest and Climate Change shall be responsible for reviewing implementation of these rules as and when required.
- 13. Timeframe for implementation of the provisions of these rules -The timeline for implementation of these rules shall be as specified in Schedule III:
- 14. Accident reporting by the construction and demolition waste processing facilities-In case of any accident during construction and demolition waste processing or treatment or disposal facility, the officer in charge of the facility in the local authority or the operator of the facility shall report of the accident in Form-V to the local authority. Local body shall review and issue instruction if any, to the in-charge of the facility.

Schedule I

Criteria for Site Selection for Storage and Processing or Recycling Facilities for construction and demolition Waste

[See Rule 7(1)]

(1) The concerned department in the State Government dealing with land shall be responsible for providing suitable sites for setting up of the storage, processing and recycling facilities for construction and demolition and hand over the sites to the concerned local authority for development, operation and maintenance, which shall ultimately be given to the operators by Competent Authority and wherever above Authority is not available, shall lie with the concerned local authority.

- (2) The Local authority shall co-ordinate (in consultation with Department of Urban Development of the State or the Union territory) with the concerned organizations for giving necessary approvals and clearances to the operators.
- (3) Construction and demolition waste shall be utilized in sanitary landfill for solid waste of the city or region as mentioned at Schedule I of the rule. Residues from construction and demolition waste processing or recycling industries shall be land filled in the sanitary landfill for solid waste.
- (4) The processing or recycling shall be large enough to last for 20-25 years (project based on-site recycling facilities).
- (5) The processing or recycling site shall be away from habitation clusters, forest areas, water bodies, monuments, National Parks, Wetlands and places of important cultural, historical or religious interest.
- (6) A buffer zone of no development shall be maintained around solid waste processing and disposal facility, exceeding five Tonnes per day of installed capacity. This will be maintained within the total area of the solid waste processing and disposal facility. The buffer zone shall be prescribed on case to case basis by the local authority in consultation with concerned State Pollution Control Board.
- (7) Processing or recycling site shall be fenced or hedged and provided with proper gate to monitor incoming vehicles or other modes of transportation.
- (8) The approach and or internal roads shall be concreted or paved so as to avoid generation of dust particles due to vehicular movement and shall be so designed to ensure free movement of vehicles and other machinery.
- (9) Provisions of weigh bridge to measure quantity of waste brought at landfill site, fire protection equipment and other facilities as may be required shall be provided.
- (10) Utilities such as drinking water and sanitary facilities (preferably washing/bathing facilities for workers) and lighting arrangements for easy landfill operations during night hours shall be provided and Safety provisions including health inspections of workers at landfill sites shall be carried out made.
- (11) In order to prevent pollution from processing or recycling operations, the following provisions shall be made, namely:
 - (a) Provision of storm water drains to prevent stagnation of surface water;
 - (b) Provision of paved or concreted surface in selected areas in the processing or recycling facility for minimizing dust and damage to the site.
 - (c) Prevention of noise pollution from processing and recycling plant:
 - (d) provision for treatment of effluent if any, to meet the discharge norms as per Environment (Protection) Rules, 1986.
- (12) Work Zone air quality at the Processing or Recycling site and ambient air quality at the vicinity shall be monitored.
- (13) The measurement of ambient noise shall be done at the interface of the facility with the surrounding area, i.e., at plant boundary.
- (14) The following projects shall be exempted from the norms of pollution from dust and noise as mentioned above:

For construction work, where at least 80 percent construction and demolition waste is recycled or reused in-situ and sufficient buffer area is available to protect the surrounding habitation from any adverse impact.

(15) A vegetative boundary shall be made around Processing or Recycling plant or site to strengthen the buffer zone.

Sl. No.	Parameters	Compliance Criteria
1	Drainage layer in leachate collection system at bottom of Sanitary Landfill Gas Collection Layer above the waste at top of Sanitary Landfill and Drainage Layer in top Cover System above Gas Collection Layer of Sanitary Landfill For capping of sanitary landfill or dumpsite, drainage layer at the top	Only crushed and graded hard material (stone concrete etc.) shall be used having coarse sand size graded material (2mm – 4.75mm standard sieve size). Since the coarse sand particles will be angular in shape (and not rounded as for riverbed sand) protection layers of non-woven geo-textiles may be provided, wherever required, to prevent puncturing of adjacent layers or components.
2	Daily cover	Fines from construction and demolition processed waste having size up to 2 mm shall be used for daily cover over the fresh waste. Use of construction and demolition fines as landfill cover shall be mandatory where such material is available. Fresh soil (sweet earth) shall not be used for such places and borrow-pits shall not be allowed Exception – soil excavated during construction of the same landfill. During hot windy days in summer months, some fugitive dust problems may arise. These can be minimised by mixing with local soil wherever available for limited period.
3	Civil construction in a sanitary landfill	Non-structural applications, such as kerb stones, drain covers, paving blocks in pedestrian areas.

SCHEDULE III Timeframe for Planning and Implementation [See Rule 13]

Sl. No.	Compliance Criteria	Cities with population of 01 million and above	Cities with population of 0.5-01 million	Cities with population of less than 0.5 million
1	Formulation of policy by State Government	12 months	12 months	12 months
	Identification of sites for collection and processing facility	18 months	18 months	18 months
	Commissioning and implementation of the facility	18 months	24 months	36 months
4	Monitoring by SPCBs	3 times a year – once in 4 months	2 times a year – once in 6 months	

^{*}The time Schedule is effective from the date of notification of these rules.

FORM – I See [Rule 7 (2)] Application for obtaining authorisation

To,		
The Member Secretary		
	Name of the local authority or Name of the agency	:
appointed by the municipal	pal authority	

Correspondence address	1,000
Telephone No.	
Fax No.	
Nodal Officer and designation (Officer authorized by the competent authority or agency responsible for operation of processing or recycling or disposal facility)	
Authorisation applied for (Please tick mark)	Setting up of processing or recycling facility of construction and demolition waste
Detailed proposal of construction and demolition waste processing or recycling facility to include the following	
Location of site approved and allotted by the Competent Authority.	
Average quantity (in tons per day) and composition of construction and demolition waste to be handled at the specific site.	

processing or recycling technology to be used.	
Quantity of construction and demolition waste to be processed per day.	
Site clearance from Prescribed Authority.	
Salient points of agreement between competent authority or local authority and operating agency (attach relevant document).	
Plan for utilization of recycled product.	
Expected amount of process rejects and plan for its disposal (e.g., sanitary landfill for solid waste).	
Measures to be taken for prevention and control of environmental pollution.	
Investment on project and expected returns.	
Measures to be taken for safety of workers working in the processing or recycling plant.	
Any preventive plan for accident during the collection, transportation and treatment including processing and recycling should be informed to the Competent Authority (Local Authority) or Prescribed Authority	
Date:	Signature of Nodal Officer

Form-II

See [Rule (7) (3)] Format for Issue of Authorisation to the Operator

	File No.:
To,	Date :
Ref : Your application number	Dt
The State Pollution Co	ontrol Board or Pollution Control Committee after examining the
(A) (B)	having their administrative office at to set up and operate construction and demolition waste
	on the terms and conditions (including the standards to comply)
The validity of this authorisation is renewal of authorisation is to be sought.	is till After expiry of the validity period,

	a Control Board or Pollution Control Committee may, at conditions applicable under the authorisation and shall
3. Any violation of the provision of the construshall attract the penal provision of the Environment (ction and demolition Waste Management Rules, 2016 Protection) Act, 1986 (29 of 1986).
Date: Place:	(Member Secretary) State Pollution Control Board/ Pollution Control Committee
For	m –III
See [F	tule 8(2)]
Format of Annual Report to be submitted by Le (i) Name of the City or Town (ii) Population	
management with designation	lealing with construction and demolition wastes
deconstruction waste (a) Total quantity of construction and demton	solition waste generated during the whole year in metric
Any figures for lean period and peak period Average generation of construction and den Total quantity of construction and demolitic Any Processing / Recycling Facility set up in Status of the facility	nolition waste (TPD) on waste collected per day
(b) Total quantity of construction and demo Non-structural concrete aggregate Manufactured sand Ready-mix concrete (RMC) Paving blocks GSB Others, if any, please specify	colition waste processed / recycled (in metric ton) : : : : : : :

(c) Total quantity of Construction & (last option) or filling low lying a			lisposed by	land fill	ling without processing
No of landfill sites used : Area used :				HZMI/M	_
		N.			
Whether weigh-bridge: Yes		No			
facility used for quantity estimation?					
(d) Whether construction and demoliti Schedule III	on '	waste used in sar	nitary landfi	ll (for so	olid waste) as per
	,	Yes 1	No		
2. Storage facilities					
(a) Area orlocation or plot or societies covere	d fo	or collection of C	Construction	and Der	molition waste
(b) No. of large Projects (including roadways	pro	ject) covered			
(c) Whether Area or location or plot or societi Authority or Local Authority or through F (d) Storage Bins	riva	ate Agency or N	on-Governm	nental O	organization) :
		Specifications (Shape & Size)			
(i) Containers or receptacle (Capacity(ii) Others, please specify) : :				
(e) Whether all storage bins/collection spots a attended for daily lifting	re :	Yes	No		
(e) Whether lifting of Construction & Demoli Waste from Storage bins is manual or me					
(please tick mark) please specify mode and equipment used		Manual M (specify equip	fechanical ment)	Others	,
3. Transportation	-]	Existing Actually		8	 i number
Truck					The state of the s
Truck-Hydraulic	•				
Tractor-Trailer					
Dumper-placers	:				
Tricycle					
Refuse-collector					
Others (Please specify)	:				
B 48%					

4. Whether any proposal has been made to improve Construction and Demolition waste management practices

	, what is (are) the technologies being use	
	Processing / recycling	Steps taken
		antity to be processed)
	Dry Process :	
	Wet Process :	
	Others, if any,	
	Please specify	
6.	What provisions are available to check	unauthorized operations of:
	Encroachment on river bank or wet	hodies :
	Unauthorized filling of low line are	
	Mixing with solid waste	:
	Encroachment in Parks, Footpaths	
	Elicioacimicia in Larks, Locipanis	cic
7. Ho	w many slums are provided with constru	ction and demolition waste receptacles facilities:
	e municipal magistrates appointed for ta	king penal action for non-compliance with
f If ve	s, how many cases registered & settled duri	ng last three years (give year wise details)]
[]	o, now many cases registered to settled dan	ng not three years (give year wise details)]
Dated	:	Signature of Municipal Commissioner
		Form –IV [Rule (8)(3)]
For		the State Pollution Control Board / Committees to the lution Control Board
To,		
	The Chairman, Central Pollution Control Board, Parivesh Bhawan, East Arjun Nagar, Delhi-110032	
1.	Name of the State/Union territory	i.
2.	Name & address of the State	
	Pollution Control Board/Pollution	
	Control Committee	:
3.	Number of municipal authorities	
4.	responsible for management of municipal	
	solid wastes in the State/Union territory	
	under these rules	:

4. A Summary Statement on progress made by municipal authorities in respect of

implementation of Schedule III] : Please attach as Annexure-I

 A Summary Statement on progress made by municipal authorities in respect of

Place:

implementation of Schedule IV : Please attach as Annexure-II

Date: Chairman or the Member Secretary

State Pollution Control Board/ Pollution Control Committee

Form –V See [Rule14] Accident Reporting

1. Date and time of accident

2. Sequence of events leading to accident

3. The type of construction and demolition waste involved in accident :

4. Assessment of the effects of the accidents

a. on traffic, drainage system and the environment :

Emergency measures taken

6. Steps taken to alleviate the effects

a. of accidents

7. Steps taken to prevent the recurrence

a. of such an accident :

8. Regular monthly health checkup of workers at

a. Processing / recycling site shall be made

9. Any accident during the collection,

a. transportation and treatment including

- b. processing and recycling should be informed
- c. to the Competent Authority (Local Authority) or
- d. Prescribed Authority

Date : Authorized Signatory
Place: Designation

[F. No. 18-6/2014-HSMD] BISHWANATH SINHA, Jt. Secy.

GOVERNMENT OF PUDUCHERRY CHIEF SECRETARIAT (ENVIRONMENT)

No. 19402/Envt./2016.

Puducherry, the 1st July 2016.

NOTIFICATION

The Notification in G.S.R. 395(E), dated 4th April, 2016 of the Government of India, Ministry of Environment, Forest and Climate Change, New Delhi as published in the Extraordinary Gazette of India, No. 178, Part-II, section 3 of sub-section (i), is hereby republished for general information of the public.

(By order)

S. THAMMU GANAPATHY.

Deputy Secretary to Government (Environment).

MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE

New Delhi, the 4th April 2016.

NOTIFICATION

G.S.R. 395(E).—Whereas the draft rules, namely the Hazardous And Other Wastes (Management and Transboundary Movement) Rules, 2015, were published by the Government of India in the Ministry of Environment, Forest and Climate Change *vide* number G.S.R. 582(E), dated the 24th July, 2015 in the Gazette of India, Extraordinary Part II, section 3, sub-section (ii) inviting objections and suggestions from all persons likely to be affected thereby, before the expiry of the period of sixty days from the date on which copies of the Gazette containing the said notification were made available to the public;

AND WHEREAS the copies of the said Gazette containing the said notification were made available to the public on the 24th day of July, 2015;

AND WHEREAS the objections and suggestions received within the specified period from the public in respect of the said draft rules have been duly considered by the Central Government;

NOW, THEREFORE, in exercise of the powers conferred by sections 6, 8 and 25 of the Environment (Protection) Act, 1986 (29 of 1986), and in supersession of the Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008, except as respects things done or omitted to be done before such supersession, the Central Government hereby makes the following rules, namely:-

CHAPTER I PRELIMINARY

- 1. Short title and commencement. (1) These rules may be called the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- Application. These rules shall apply to the management of hazardous and other wastes as specified in the Schedules to these rules but shall not apply to -
 - (a) waste-water and exhaust gases as covered under the provisions of the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974) and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981) and the rules made thereunder and as amended from time to time;
 - (b) wastes arising out of the operation from ships beyond five kilometres of the relevant baseline as covered under the provisions of the Merchant Shipping Act, 1958 (44 of 1958) and the rules made thereunder and as amended from time to time;

- radio-active wastes as covered under the provisions of the Atomic Energy Act, 1962 (33 of 1962) and the rules made thereunder and as amended from time to time;
- (d) bio-medical wastes covered under the Bio-Medical Wastes (Management and Handling) Rules, 1998 made under the Act and as amended from time to time; and
- (e) wastes covered under the Municipal Solid Wastes (Management and Handling) Rules, 2000 made under the Act and as amended from time to time.
- 3. Definitions. (1) In these rules, unless the context otherwise requires,-
 - 1. "Act" means the Environment (Protection) Act, 1986 (29 of 1986);
 - "actual user" means an occupier who procures and processes hazardous and other waste for reuse, recycling, recovery, pre-processing, utilisation including co-processing;
 - "authorisation" means permission for generation, handling, collection, reception, treatment, transport, storage, reuse, recycling, recovery, pre-processing, utilisation including co-processing and disposal of hazardous wastes granted under sub-rule (2) of rule 6;
 - "Basel Convention" means the United Nations Environment Programme Convention on the Control of Transboundary Movement of Hazardous Wastes and their Disposal;
 - "captive treatment, storage and disposal facility" means a facility developed within the premises of an
 occupier for treatment, storage and disposal of wastes generated during manufacture, processing, treatment,
 package, storage, transportation, use, collection, destruction, conversion, offering for sale, transfer or the
 like of hazardous and other wastes;
 - "Central Pollution Control Board" means the Central Pollution Control Board constituted under subsection (1) of section 3 of the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974);
 - 7. "common treatment, storage and disposal facility" means a common facility identified and established individually or jointly or severally by the State Government, occupier, operator of a facility or any association of occupiers that shall be used as common facility by multiple occupiers or actual users for treatment, storage and disposal of the hazardous and other wastes;
 - "co-processing" means the use of waste materials in manufacturing processes for the purpose of energy or resource recovery or both and resultant reduction in the use of conventional fuels or raw materials or both through substitution;
 - "critical care medical equipment" means life saving equipment and includes such equipment as specified by the Ministry of Health and Family Welfare from time to time;
 - "disposal" means any operation which does not lead to reuse, recycling, recovery, utilisation including coprocessing and includes physico-chemical treatment, biological treatment, incineration and disposal in secured landfill;
 - "export", with its grammatical variations and cognate expressions, means taking out of India to a place outside India;
 - "exporter" means any person or occupier under the jurisdiction of the exporting country who exports hazardous or other wastes, including the country which exports hazardous or other waste;
 - 13. "environmentally sound management of hazardous and other wastes" means taking all steps required to ensure that the hazardous and other wastes are managed in a manner which shall protect health and the environment against the adverse effects which may result from such waste;
 - "environmentally sound technologies" means any technology approved by the Central Government from time to time;
 - 15. "facility" means any establishment wherein the processes incidental to the generation, handling, collection, reception, treatment, storage, reuse, recycling, recovery, pre-processing, co-processing, utilisation and disposal of hazardous and, or, other wastes are carried out;

- 16. "Form" means a form appended to these rules;
- 17. "hazardous waste" means any waste which by reason of characteristics such as physical, chemical, biological, reactive, toxic, flammable, explosive or corrosive, causes danger or is likely to cause danger to health or environment, whether alone or in contact with other wastes or substances, and shall include -
 - (i) waste specified under column (3) of Schedule I;
 - (ii) waste having equal to or more than the concentration limits specified for the constituents in class
 A and class B of Schedule II or any of the characteristics as specified in class C of Schedule II;
 and
 - (iii) wastes specified in Part A of Schedule III in respect of import or export of such wastes or the wastes not specified in Part A but exhibit hazardous characteristics specified in Part C of Schedule III:
- "import", with its grammatical variations and cognate expressions, means bringing into India from a place outside India;
- 19. "importer" mean any person or occupier who imports hazardous or other waste;
- "manifest" means transporting document prepared and signed by the sender authorised in accordance with the provisions of these rules;
- "occupier" in relation to any factory or premises, means a person who has, control over the affairs of the factory or the premises and includes in relation to any hazardous and other wastes, the person in possession of the hazardous or other waste;
- "operator of disposal facility" means a person who owns or operates a facility for collection, reception, treatment, storage and disposal of hazardous and other wastes;
- "other wastes" means wastes specified in Part B and Part D of Schedule III for import or export and includes all such waste generated indigenously within the country;
- "pre-processing" means the treatment of waste to make it suitable for co-processing or recycling or for any further processing;
- "recycling" means reclamation and processing of hazardous or other wastes in an environmentally sound manner for the originally intended purpose or for other purposes;
- 26. "reuse" means use of hazardous or other waste for the purpose of its original use or other use;
- 27. "recovery" means any operation or activity wherein specific materials are recovered;
- 28. "Schedule" means a Schedule appended to these rules;
- "State Government" in relation to a Union territory means, the Administrator thereof appointed under article 239 of the Constitution;
- "State Pollution Control Board" means the State Pollution Control Board constituted under section 4 of the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974) and includes, in relation to a Union territory, the Pollution Control Committee;
- "storage" mean storing any hazardous or other waste for a temporary period, at the end of which such waste is processed or disposed of;
- 32. "transboundary movement" means any movement of hazardous or other wastes from an area under the jurisdiction of one country to or through an area under the jurisdiction of another country or to or through an area not under the jurisdiction of any country, provided that at least two countries are involved in the movement;
- 33. "transport" means off-site movement of hazardous or other wastes by air, rail, road or water;
- "transporter" means a person engaged in the off-site transportation of hazardous or other waste by air, rail, road or water;

- 35. "treatment" means a method, technique or process, designed to modify the physical, chemical or biological characteristics or composition of any hazardous or other waste so as to reduce its potential to cause harm;
- 36. "used oil" means any oil-
 - derived from crude oil or mixtures containing synthetic oil including spent oil, used engine oil, gear oil, hydraulic oil, turbine oil, compressor oil, industrial gear oil, heat transfer oil, transformer oil and their tank bottom sludges; and
 - suitable for reprocessing, if it meets the specification laid down in Part A of Schedule V but does not include waste oil;
- 37. "utilisation" means use of hazardous or other waste as a resource;
- 38. "waste" means materials that are not products or by-products, for which the generator has no further use for the purposes of production, transformation or consumption.

Explanation -- for the purposes of this clause,

- (i) waste includes the materials that may be generated during, the extraction of raw materials, the processing of raw materials into intermediates and final products, the consumption of final products, and through other human activities and excludes residuals recycled or reused at the place of generation; and
- by-product means a material that is not intended to be produced but gets produced in the production process of intended product and is used as such;
- 39. "waste oil" means any oil which includes spills of crude oil, emulsions, tank bottom sludge and slop oil generated from petroleum refineries, installations or ships and can be used as fuel in furnaces for energy recovery, if it meets the specifications laid down in Part-B of Schedule V either as such or after reprocessing.
- (2) Words and expressions used in these rules and not defined but defined in the Act shall have the meanings respectively assigned to them in the Act.

CHAPTER II

PROCEDURE FOR MANAGEMENT OF HAZARDOUS AND OTHER WASTES

- Responsibilities of the occupier for management of hazardous and other wastes.-
- (1) For the management of hazardous and other wastes, an occupier shall follow the following steps, namely:-
 - (a) prevention;
 - (b) minimization;
 - (c) reuse,
 - (d) recycling;
 - (e) recovery, utilisation including co-processing;
 - (f) safe disposal.
- (2) The occupier shall be responsible for safe and environmentally sound management of hazardous and other wastes.
- (3) The hazardous and other wastes generated in the establishment of an occupier shall be sent or sold to an authorised actual user or shall be disposed of in an authorised disposal facility.
- (4) The hazardous and other wastes shall be transported from an occupier's establishment to an authorised actual user or to an authorised disposal facility in accordance with the provisions of these rules.
- (5) The occupier who intends to get its hazardous and other wastes treated and disposed of by the operator of a treatment, storage and disposal facility shall give to the operator of that facility, such specific information as may be needed for safe storage and disposal.
- (6) The occupier shall take all the steps while managing hazardous and other wastes to-
 - (a) contain contaminants and prevent accidents and limit their consequences on human beings and the environment;

- (b) provide persons working in the site with appropriate training, equipment and the information necessary to ensure their safety.
- 5. Responsibilities of State Government for environmentally sound management of hazardous and other wastes. (1) Department of Industry in the State or any other government agency authorised in this regard by the State Government, to ensure earmarking or allocation of industrial space or shed for recycling, pre-processing and other utilisation of hazardous or other waste in the existing and upcoming industrial park, estate and industrial clusters;
- (2) Department of Labour in the State or any other government agency authorised in this regard by the State Government shall,-
 - (a) ensure recognition and registration of workers involved in recycling, pre-processing and other utilisation activities;
 - (b) assist formation of groups of such workers to facilitate setting up such facilities;
 - (c) undertake industrial skill development activities for the workers involved in recycling, pre-processing and other utilisation;
 - (d) undertake annual monitoring and to ensure safety and health of workers involved in recycling, preprocessing and other utilisation.
- (3) Every State Government may prepare integrated plan for effective implementation of these provisions and to submit annual report to the Ministry of Environment, Forest and Climate Change, in the Central Government.
- 6. Grant of authorisation for managing hazardous and other wastes.- (1) Every occupier of the facility who is engaged in handling, generation, collection, storage, packaging, transportation, use, treatment, processing, recycling, recovery, pre-processing, co-processing, utilisation, offering for sale, transfer or disposal of the hazardous and other wastes shall be required to make an application in Form 1 to the State Pollution Control Board and obtain an authorisation from the State Pollution Control Board within a period of sixty days from the date of publication of these rules. Such application for authorisation shall be accompanied with a copy each of the following documents, namely:-
 - (a) consent to establish granted by the State Pollution Control Board under the Water (Prevention and Control of Pollution) Act, 1974 (25 of 1974) and the Air (Prevention and Control of Pollution) Act, 1981 (21 of 1981);
 - (b) Consent to operate granted by the State Pollution Control Board under the Water (Prevention and Control of Pollution) Act, 1974 (25 of 1974) and/or Air (Prevention and Control of Pollution) Act, 1981, (21 of 1981);
 - (c) in case of renewal of authorisation, a self-certified compliance report in respect of effluent, emission standards and the conditions specified in the authorisation for hazardous and other wastes:

Provided that an application for renewal of authorisation may be made three months before the expiry of such authorisation:

Provided further that-

- any person authorised under the provisions of the Hazardous Waste (Management, Handling and Transboundary Movement) Rules, 2008, prior to the date of commencement of these rules, shall not be required to make an application for authorisation till the period of expiry of such authorisation;
- (ii) any person engaged in recycling or reprocessing of the hazardous waste specified in Schedule IV and having registration under the provisions of the Hazardous Waste (Management, Handling and Transboundary Movement) Rules, 2008, shall not be required to make an application for authorisation till the period of expiry of such registration.
- (2) On receipt of an application complete in all respects for the authorisation, the State Pollution Control Board may, after such inquiry as it considers necessary, and on being satisfied that the applicant possesses appropriate facilities for collection, storage, packaging, transportation, treatment, processing, use, destruction, recycling, recovery, pre-processing, co-processing, utilisation, offering for sale, transfer or disposal of the hazardous and other waste, as the case may be, and after ensuring technical capabilities and equipment complying with the standard operating procedure or other guidelines specified by the Central Pollution Control Board from time to time and through site inspection, grant within a period of one hundred and twenty days, an authorisation in Form 2 to the applicant, which shall be valid for a period of five years subject to such conditions as may be laid down therein. For commonly recyclable hazardous waste as given in Schedule IV, the guidelines already prepared by the Central Pollution Control Board shall be followed:

Provided that in the case of an application for renewal of authorisation, the State Pollution Control Board may, before granting such authorisation, satisfy itself that there has been no violation of the conditions specified in the authorisation earlier granted by it and same shall be recorded in the inspection report.

- (3) The authorisation granted by the State Pollution Control Board under sub-rule (2) shall be accompanied by a copy of the field inspection report signed by that Board indicating the adequacy of facilities for collection, storage, packaging, transportation, treatment, processing, use, destruction, recycling, recovery, pre-processing, co-processing, utilisation, offering for sale, transfer or disposal of the hazardous and other wastes and compliance to the guidelines or standard operating procedures specified by the Central Pollution Control Board from time to time.
- (4) The State Pollution Control Board may, for the reasons to be recorded in writing and after giving reasonable opportunity of being heard to the applicant, refuse to grant any authorisation under these rules.
- (5) Every occupier authorised under these rules, shall maintain a record of hazardous and other wastes managed by him in **Form 3** and prepare and submit to the State Pollution Control Board, an annual return containing the details specified in **Form 4** on or before the 30th day of June following the financial year to which that return relates.
- (6) The State Pollution Control Board shall maintain a register containing particulars of the conditions imposed under these rules for management of hazardous and other wastes and it shall be open for inspection during office hours to any interested or affected person.
- (7) The authorised actual user of hazardous and other wastes shall maintain records of hazardous and other wastes purchased in a passbook issued by the State Pollution Control Board along with the authorisation.
- (8) Handing over of the hazardous and other wastes to the authorised actual user shall be only after making the entry into the passbook of the actual user.
- 7. Power to suspend or cancel an authorisation.- (1) The State Pollution Control Board, may, if in its opinion the holder of the authorisation has failed to comply with any of the conditions of the authorisation or with any provisions of the Act or these rules and after giving him a reasonable opportunity of being heard and after recording reasons thereof in writing cancel or suspend the authorisation issued under rule 6 for such period as it considers necessary in the public interest.
- (2) Upon suspension or cancellation of the authorisation, the State Pollution Control Board may give directions to the person whose authorisation has been suspended or cancelled for the safe storage and management of the hazardous and other wastes, and such occupier shall comply with such directions.
- 8. Storage of hazardous and other wastes.- (1) The occupiers of facilities may store the hazardous and other wastes for a period not exceeding ninety days and shall maintain a record of sale, transfer, storage, recycling, recovery, pre-processing, co-processing and utilisation of such wastes and make these records available for inspection:

Provided that the State Pollution Control Board may extend the said period of ninety days in following cases, namely:-

- small generators (up to ten tonnes per annum) up to one hundred and eighty days of their annual capacity;
- actual users and disposal facility operators up to one hundred and eighty days of their annual capacity,
- occupiers who do not have access to any treatment, storage, disposal facility in the concerned State; or
- the waste which needs to be specifically stored for development of a process for its recycling, recovery, pre-processing, co-processing or utilisation;
- in any other case, on justifiable grounds up to one hundred and eighty days.
- 9. Utilisation of hazardous and other wastes.- (1) The utilisation of hazardous and other wastes as a resource or after pre-processing either for co-processing or for any other use, including within the premises of the generator (if it is not part of process), shall be carried out only after obtaining authorisation from the State Pollution Control Board in respect of waste on the basis of standard operating procedures or guidelines provided by the Central Pollution Control Board.
- (2) Where standard operating procedures or guidelines are not available for specific utilisation, the approval has to be sought from Central Pollution Control Board which shall be granting approval on the basis of trial runs and thereafter, standard operating procedures or guidelines shall be prepared by Central Pollution Control Board:

Provided, if trial run has been conducted for particular waste with respect to particular utilisation and compliance to the environmental standards has been demonstrated, authorisation may be granted by the State Pollution Control Board with respect to the same waste and utilisation, without need of separate trial run by Central Pollution Control Board and such cases of successful trial run, Central Pollution Control Board shall intimate all the State Pollution Control Board regarding the same.

(3) No trial runs shall be required for co-processing of waste in cement plants for which guidelines by the Central Pollution Control Board are already available; however, the actual users shall ensure compliance to the standards notified under the Environment (Protection) Act, 1986 (29 of 1986), for cement plant with respect to co-processing of waste:

Provided that till the time the standards are notified, the procedure as applicable to other kind of utilisation of hazardous and other waste, as enumerated above shall be followed.

10. Standard Operating Procedure or guidelines for actual users.- The Ministry of Environment, Forest and Climate Change or the Central Pollution Control Board may issue guidelines or standard operating procedures for environmentally sound management of hazardous and other wastes from time to time.

CHAPTER III

IMPORT AND EXPORT OF HAZARDOUS AND OTHER WASTES

- 11. Import and export (transboundary movement) of hazardous and other wastes.- The Ministry of Environment, Forest and Climate Change shall be the nodal Ministry to deal with the transboundary movement of the hazardous and other wastes in accordance with the provisions of these rules.
- 12. Strategy for Import and export of hazardous and other wastes.- (1) No import of the hazardous and other wastes from any country to India for disposal shall be permitted.
- (2) The import of hazardous and other wastes from any country shall be permitted only for recycling, recovery, reuse and utilisation including co-processing.
- (3) The import of hazardous waste in Part A of Schedule III may be allowed to actual users with the prior informed consent of the exporting country and shall require the permission of the Ministry of Environment, Forest and Climate Change.
- (4) The import of other wastes in Part B of Schedule III may be allowed to actual users with the permission of the Ministry of Environment, Forest and Climate Change.
- (5) The import of other wastes in Part D of Schedule III will be allowed as per procedure given in rule 13 and as per the note below the said Schedule.
- (6) No import of the hazardous and other wastes specified in Schedule VI shall be permitted.
- (7) The export of hazardous and other wastes from India listed in Part A and Part B of Schedule III and Schedule VI shall be with the permission of Ministry of Environment, Forest and Climate Change. In case of applications for export of hazardous and other waste listed in Part A of Schedule III and Schedule VI, they shall be considered on the basis of prior informed consent of the importing country.
- (8) The import and export of hazardous and other wastes not specified in Schedule III, but exhibiting the hazardous characteristics outlined in Part C of Schedule III shall require prior written permission of the Ministry of Environment, Forest and Climate Change before it is imported to or exported from India, as the case may be.
- 13. Procedure for import of hazardous and other wastes.- (1) Actual users intending to import or transit for transboundary movement of hazardous and other wastes specified in Part A and Part B of Schedule III shall apply in Form 5 along with the documents listed therein, to the Ministry of Environment, Forest and Climate Change for the proposed import together with the prior informed consent of the exporting country in respect of Part A of Schedule III waste, and shall send a copy of the application, simultaneously, to the concerned State Pollution Control Board for information and the acknowledgement in this respect from the concerned State Pollution Control Board shall be submitted to the Ministry of Environment, Forest and Climate Change along with the application.
- (2) For the import of other wastes listed in Part D of Schedule III, the importer shall not require the permission of the Ministry of Environment, Forest and Climate Change. However, the importer shall furnish the required information as per Form 6 to the Customs authorities, accompanied with the following documents in addition to those listed in Schedule VIII, wherever applicable. For used electrical and electronic assemblies listed at serial numbers 4 (e) to 4(i) of Schedule VIII (Basel No. B1110), there is no specific requirement of documentation under these rules:
 - (a) the import license from Directorate General of Foreign Trade, if applicable;

- (b) the valid consents under the Water (Prevention and Control of Pollution) Act, 1974 (25 of 1974) and the Air (Prevention and Control of Pollution) Act, 1981 (21 of 1981) and the authorisation under these rules as well as the authorisation under the E-Waste (Management and Handling) Rules, 2011, as amended from time to time, whichever applicable;
- (c) importer who is a trader, importing waste on behalf of actual users, shall obtain one time authorisation in Form 7 and copy of this authorisation shall be appended to Form 6.
- (3) For Part B of Schedule III, in case of import of any used electrical and electronic assemblies or spares or part or component or consumables as listed under Schedule I of the E-Waste (Management and Handling) Rules, 2011, as amended from time to time, the importer need to obtain extended producer responsibility-authorisation as producer under the said E-Waste (Management and Handling) Rules, 2011.
- (4) Prior to clearing of consignment of wastes listed in Part D of Schedule III, the Custom authorities shall verify the documents as given in column (3) of Schedule VIII.
- (5) On receipt of the complete application with respect to Part A and Part B of Schedule III, the Ministry of Environment, Forest and Climate Change shall examine the application considering the comments and observations, if any, received from the State Pollution Control Boards, and may grant the permission for import within a period of sixty days subject to the condition that the importer has -
 - (i) the environmentally sound facilities;
 - (ii) adequate arrangements for treatment and disposal of wastes generated;
 - (iii) a valid authorisation and consents from the State Pollution Control Board;
 - (iv) prior informed consent from the exporting country in case of Part A of Schedule III wastes.
- (6) The Ministry of Environment, Forest and Climate Change shall forward a copy of the permission to the concerned Port and Customs authorities, Central Pollution Control Board and the concerned State Pollution Control Board for ensuring compliance with respect to their respective functions given in Schedule VII.
- (7) The importer of the hazardous and other wastes shall maintain records of the hazardous and other waste imported by him in Form 3 and the record so maintained shall be made available for inspection.
- (8) The importer of the hazardous and other wastes shall file an annual return in **Form 4** to the State Pollution Control Board on or before the 30th day of June following the financial year to which that return relates.
- (9) Samples of hazardous and other wastes being imported for testing or research and development purposes up to 1000 gm or 1000 ml shall be exempted from need of taking permission for import under these rules.
- (10) The Port and Customs authorities shall ensure that shipment is accompanied with the movement document as given in **Form 6** and the test report of analysis of the waste, consignment, wherever applicable, from a laboratory accredited or recognised by the exporting country. In case of any doubt, the customs may verify the analysis.
- 14. Procedure for Export of hazardous and other wastes from India.- (1) Any occupier intending to export waste specified in Part A of Schedule III, Part B of Schedule III and Schedule VI, shall make an application in Form 5 along with insurance cover to the Ministry of Environment, Forest and Climate Change for the proposed transboundary movement of the hazardous and other wastes together with the prior informed consent in writing from the importing country in respect of wastes specified in Part A of Schedule III and Schedule VI.
- (2) On receipt of an application under sub-rule (1), the Ministry of Environment, Forest and Climate Change may give permission for the proposed export within a period of sixty days from the date of submission of complete application and may impose such conditions as it may consider necessary.
- (3) The Ministry of Environment, Forest and Climate Change shall forward a copy of the permission granted under subrule (2) to the State Pollution Control Board of the State where the waste is generated and the Pollution Control Board of the State where the port of export is located and the concerned Port and Customs authorities for ensuring compliance of the conditions of the export permission.
- (4) The exporter shall ensure that no consignment is shipped before the prior informed consent is received from the importing country, wherever applicable.
- (5) The exporter shall also ensure that the shipment is accompanied with movement document in Form 6.

- (6) The exporter of the hazardous and other wastes shall maintain the records of the hazardous or other waste exported by him in Form 3 and the record so maintained shall be available for inspection.
- 15. Illegal traffic.- (1) The export and import of hazardous or other wastes from and into India, respectively shall be deemed illegal, if.-
 - (i) it is without permission of the Central Government in accordance with these rules; or
 - (ii) the permission has been obtained through falsification, mis-representation or fraud; or
 - (iii) it does not conform to the shipping details provided in the movement documents; or
 - (iv) it results in deliberate disposal (i.e., dumping) of hazardous or other waste in contravention of the Basel Convention and of general principles of international or domestic law.
- (2) In case of illegal import of the hazardous or other waste, the importer shall re-export the waste in question at his cost within a period of ninety days from the date of its arrival into India and its implementation will be ensured by the concerned Port and the Custom authority. In case of disposal of such waste by the Port and Custom authorities, they shall do so in accordance with these rules with the permission of the Pollution Control Board of the State where the Port exists.
- (3) In case of illegal import of hazardous or other waste, where the importer is not traceable then the waste either can be sold by the Customs authority to any user having authorisation under these rules from the concerned State Pollution Control Board or can be sent to authorised treatment, storage and disposal facility.

CHAPTER - IV TREATMENT, STORAGE AND DISPOSAL FACILITY FOR HAZARDOUS AND OTHER WASTES

- 16. Treatment, storage and disposal facility for hazardous and other wastes.- (1) The State Government, occupier, operator of a facility or any association of occupiers shall individually or jointly or severally be responsible for identification of sites for establishing the facility for treatment, storage and disposal of the hazardous and other waste in the State.
- (2) The operator of common facility or occupier of a captive facility, shall design and set up the treatment, storage and disposal facility as per technical guidelines issued by the Central Pollution Control Board in this regard from time to time and shall obtain approval from the State Pollution Control Board for design and layout in this regard.
- (3) The State Pollution Control Board shall monitor the setting up and operation of the common or captive treatment, storage and disposal facility, regularly.
- (4) The operator of common facility or occupier of a captive facility shall be responsible for safe and environmentally sound operation of the facility and its closure and post closure phase, as per guidelines or standard operating procedures issued by the Central Pollution Control Board from time to time.
- (5) The operator of common facility or occupier of a captive facility shall maintain records of hazardous and other wastes handled by him in Form 3.
- (6) The operator of common facility or occupier of a captive facility shall file an annual return in Form 4 to the State Pollution Control Board on or before the 30th day of June following the financial year to which that return relates.

CHAPTER - V PACKAGING, LABELLING, AND TRANSPORT OF HAZARDOUS AND OTHER WASTES.

- 17. Packaging and Labelling.- (1) Any occupier handling hazardous or other wastes and operator of the treatment, storage and disposal facility shall ensure that the hazardous and other wastes are packaged in a manner suitable for safe handling, storage and transport as per the guidelines issued by the Central Pollution Control Board from time to time. The labelling shall be done as per Form 8.
- (2) The label shall be of non-washable material, weather proof and easily visible.
- 18. Transportation of hazardous and other wastes.- (1) The transport of the hazardous and other waste shall be in accordance with the provisions of these rules and the rules made by the Central Government under the Motor Vehicles Act. 1988 and the guidelines issued by the Central Pollution Control Board from time to time in this regard.
- (2) The occupier shall provide the transporter with the relevant information in **Form 9**, regarding the hazardous nature of the wastes and measures to be taken in case of an emergency and shall label the hazardous and other wastes containers as per **Form 8**.

- (3) In case of transportation of hazardous and other waste for final disposal to a facility existing in a State other than the State where the waste is generated, the sender shall obtain 'No Objection Certificate' from the State Pollution Control Board of both the States.
- (4) In case of transportation of hazardous and other waste for recycling or utilisation including co-processing, the sender shall intimate both the State Pollution Control Boards before handing over the waste to the transporter.
- (5) In case of transit of hazardous and other waste for recycling, utilisation including co-processing or disposal through a State other than the States of origin and destination, the sender shall give prior intimation to the concerned State Pollution Control Board of the States of transit before handing over the wastes to the transporter.
- (6) In case of transportation of hazardous and other waste, the responsibility of safe transport shall be either of the sender or the receiver whosoever arranges the transport and has the necessary authorisation for transport from the concerned State Pollution Control Board. This responsibility should be clearly indicated in the manifest.
- (7) The authorisation for transport shall be obtained either by the sender or the receiver on whose behalf the transport is being arranged.
- 19. Manifest system (Movement Document) for hazardous and other waste to be used within the country only.- (1) The sender of the waste shall prepare seven copies of the manifest in Form 10 comprising of colour code indicated below and all seven copies shall be signed by the sender:

Copy number with colour code	Purpose	
(1)	(2)	
Copy 1 (White)	To be forwarded by the sender to the State Pollution Control Board after signing all the seven copies.	
Copy 2 (Yellow)	To be retained by the sender after taking signature on it from the transporter and the rest of the five signed copies to be carried by the transporter.	
Copy 3 (Pink)	To be retained by the receiver (actual user or treatment storage and disposal facility operator) after receiving the waste and the remaining four copies are to be duly signed by the receiver.	
Copy 4 (Orange)	To be handed over to the transporter by the receiver after accepting waste.	
Copy 5 (Green)	To be sent by the receiver to the State Pollution Control Board.	
Copy 6 (Blue)	To be sent by the receiver to the sender.	
Copy 7 (Grey)	To be sent by the receiver to the State Pollution Control Board of the sender in case the sender is in another State.	

- (2) The sender shall forward copy 1 (white) to the State Pollution Control Board, and in case the hazardous or other wastes is likely to be transported through any transit State, the sender shall intimate State Pollution Control Boards of transit States about the movement of the waste.
- (3) No transporter shall accept waste from the sender for transport unless it is accompanied by signed copies 3 to 7 of the manifest.
- (4) The transporter shall submit copies 3 to 7 of the manifest duly signed with date to the receiver along with the waste consignment.
- (5) The receiver after acceptance of the waste shall hand over copy 4 (orange) to the transporter and send copy 5 (green) to his State Pollution Control Board and send copy 6 (blue) to the sender and the copy 3 (pink) shall be retained by the receiver.
- (6) The copy 7 (grey) shall only be sent to the State Pollution Control Board of the sender, if the sender is in another State.

CHAPTER VI MISCELLANEOUS

- 20. Records and returns.- (1) The occupier handling hazardous or other wastes and operator of disposal facility shall maintain records of such operations in Form 3.
- (2) The occupier handling hazardous and other wastes and operator of disposal facility shall send annual returns to the State Pollution Control Board in Form 4.
- (3) The State Pollution Control Board based on the annual returns received from the occupiers and the operators of the facilities for disposal of hazardous and other wastes shall prepare an annual inventory of the waste generated; waste recycled, recovered, utilised including co-processed; waste re-exported and waste disposed and submit to the Central Pollution Control Board by the 30th day of September every year. The State Pollution Control Board shall also prepare the inventory of hazardous waste generators, actual users, and common and captive disposal facilities and shall submit the information to Central Pollution Control Board every two years.
- (4) The Central Pollution Control Board shall prepare the consolidated review report on management of hazardous and other wastes and forward it to the Ministry of Environment, Forest and Climate Change, along with its recommendations before the 30th day of December once in every year.
- 21. Responsibility of authorities. The authority specified in column (2) of Schedule VII shall perform the duties as specified in column (3) of the said Schedule subject to the provisions of these rules.
- 22. Accident reporting. Where an accident occurs at the facility of the occupier handling hazardous or other wastes and operator of the disposal facility or during transportation, the occupier or the operator or the transporter shall immediately intimate the State Pollution Control Board through telephone, e-mail about the accident and subsequently send a report in Form 11.
- 23. Liability of occupier, importer or exporter and operator of a disposal facility.-
- (1) The occupier, importer or exporter and operator of the disposal facility shall be liable for all damages caused to the environment or third party due to improper handling and management of the hazardous and other waste.
- (2) The occupier and the operator of the disposal facility shall be liable to pay financial penalties as levied for any violation of the provisions under these rules by the State Pollution Control Board with the prior approval of the Central Pollution Control Board.
- 24. Appeal.- (1) Any person aggrieved by an order of suspension or cancellation or refusal of authorisation or its renewal passed by the State Pollution Control Board may, within a period of thirty days from the date on which the order is communicated to him, prefer an appeal in Form 12 to the Appellate Authority, namely, the Environment Secretary of the State.
- (2) The Appellate Authority may entertain the appeal after expiry of the said period of thirty days, if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.
- (3) Every appeal filed under this rule shall be disposed of within a period of sixty days from the date of its filing,

SCHEDULE I [See rule 3 (1) (17) (i)] List of processes generating hazardous wastes

S.No.	Processes	Hazardous Waste*
(1)	(2)	(3)
1.	Petrochemical processes and pyrolytic operations	1.1 Furnace or reactor residue and debris 1.2 Tarry residues and still bottoms from distillation 1.3 Oily sludge emulsion 1.4 Organic residues 1.5 Residues from alkali wash of fuels 1.6 Spent catalyst and molecular sieves 1.7 Oil from wastewater treatment
2.	Crude oil and natural gas production	 2.1 Drill cuttings excluding those from water based mud 2.2 Sludge containing oil 2.3 Drilling mud containing oil
3.	Cleaning, emptying and maintenance of petroleum oil storage tanks including ships	 3.1 cargo residue, washing water and sludge containing oil 3.2 cargo residue and sludge containing chemicals 3.3 Sludge and filters contaminated with oil 3.4 Ballast water containing oil from ships

4.	Petroleum refining or re-processing of used oil or recycling of waste oil	4.1 Oil sludge or emulsion 4.2 Spent catalyst
		4.3 Slop oil
		4.4 Organic residue from processes
		4.5 Spent clay containing oil
5.	Industrial operations using mineral or	5.1 Used or spent oil
	synthetic oil as lubricant in hydraulic	
	systems or other applications	5.3 Waste cutting oils
6.		6.1 Sludge and filter press cake arising out of production of
0.	of zinc	Zinc Sulphate and other Zinc Compounds.
	Of ZINC	6.2 Zinc fines or dust or ash or skimmings in dispersible form
		6.3 Other residues from processing of zinc ash or skimmings
	n: 1 .: 6: 1 .	6.4 Flue gas dust and other particulates
7.		7.1 Flue gas dust from roasting
	and other non-ferrous metals except	
	aluminium	7.3 Arsenic-bearing sludge
		7.4 Non-ferrous metal bearing sludge and residue.
		7.5 Sludge from scrubbers
8.	Secondary production of copper	8.1 Spent electrolytic solutions
		8.2 Sludge and filter cakes
		8.3 Flue gas dust and other particulates
9.	Secondary production of lead	9.1 Lead bearing residues
		9.2 Lead ash or particulate from flue gas
		9.3 Acid from used batteries
10.	Production and/or industrial use of cadmium	10.1 Residues containing cadmium and arsenic
10.	and arsenic and their compounds	10.1 Residues containing eadinium and arsenic
11.		I1.1 Sludges from off-gas treatment
11.		
	aluminum	11.2 Cathode residues including pot lining wastes
		11.3 Tar containing wastes
		11.4 Flue gas dust and other particulates
	ł	11.5 Drosses and waste from treatment of salt sludge
		11.6 Used anode butts
		11.7 Vanadium sludge from alumina refineries
12.	Metal surface treatment, such as etching,	12.1 Acidic and alkaline residues
	staining, polishing, galvanizing, cleaning,	12.2 Spent acid and alkali
	degreasing, plating, etc.	12.3 Spent bath and sludge containing sulphide, cyanide and
		toxic metals
		12.4 Sludge from bath containing organic solvents
		12.5 Phosphate sludge
		12.6 Sludge from staining bath
		12.7 Copper etching residues
13	Dandortina of inca and stool including the	12.8 Plating metal sludge
13.		13.1 Spent pickling liquor
	ferrous alloys (electric furnace; steel rolling	
	and finishing mills; Coke oven and by	
	products plant)	13.4 Decanter tank tar sludge
		13.5 Tar storage tank residue
		13.6 Residues from coke oven by product plant.
14.	Hardening of steel	14.1 Cyanide-, nitrate-, or nitrite -containing sludge
		14.2 Spent hardening salt
15.	Production of asbestos or asbestos-	15.1 Asbestos-containing residues
100000	containing materials	15.2 Discarded asbestos
		15.3 Dust or particulates from exhaust gas treatment.
16.	Production of caustic soda and chlorine	16.1 Mercury bearing sludge generated from mercury cel
10.	1 roduction of causile soda and entorme	process
		16.2 Residue or sludges and filter cakes
	 	
		16.3 Brine sludge
17.	Production of mineral acids	17.1 Process acidic residue, filter cake, dust
17.		17.1 Process acidic residue, filter cake, dust17.2 Spent catalyst
17.	Production of mineral acids Production of nitrogenous and complex fertilizers	17.1 Process acidic residue, filter cake, dust17.2 Spent catalyst

		18.3	Sludge or residue containing arsenic
		18.4	
19.	Production of phenol	19.1	
		19.2	Spent catalyst
20.	Production and/or industrial use of solvents	20.1	Contaminated aromatic, aliphatic or napthenic solvent
	Property Company and Section Control Section (1999) and Section Control Contro		may or may not be fit for reuse.
		20.2	Spent solvents
		20.3	Distillation residues
		20.4	Process Sludge
21.	Production and/or industrial use of paints,	21.1	Process wastes, residues and sludges
	pigments, lacquers, varnishes and inks		Spent solvent
22.	Production of plastics	22.1	Spent catalysts
	L. MANAGEMENT	-	Process residues
23.	Production and /or industrial use of glues,	23.1	Wastes or residues (not made with vegetable or anima
	organic cements, adhesive and resins	1	materials)
		_	Spent solvents
24.	Production of canvas and textiles	24.1	
25.	Industrial production and formulation of		Chemical residues
	wood preservatives	25.2	
26.	Production or industrial use of synthetic	26.1	
	dyes, dye-intermediates and pigments	2000	metals, organic compounds
		26.2	Dust from air filtration system
		26.3	
		26.4	
		26.5	
27.	Production of organic-silicone compound	27.1	
28.		28.1	
	drugs/pharmaceutical and health care		
	product	28.3	
		28.4	
		28.5	
		28.6	
29.	Production, and formulation of pesticides	29.1	Process wastes or residues
	including stock-piles	29.2	
		29.3	[1] 전 시 회사 이 경 역 에 대한 경향 경역 경향 전기에 대한 시간에 대한 시간에 대한 시간에 대한 경험 기계 위해 대한 경험 기계
		29.4	
		29.5	1
		29.6	
30.	Leather tanneries	30.1	- 1 to 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
31.	Electronic Industry	31.1	
		31.2	
32.	Pulp and Paper Industry	32.1	
		32.2	
			bases
		32.3	Process sludge containing adsorbable organi
			halides(AO _X)
33.	Handling of hazardous chemicals and	33.1	Empty barrels/containers/liners contaminated with
	wastes	200	hazardous chemicals /wastes
		33.2	
34.	De-contamination of barrels / containers	34.1	
	used for handling of hazardous	240	decontamination.
	wastes/chemicals	34.2	Sludge from treatment of waste water arising out of
26	n ic ii	h.	cleaning / disposal of barrels / containers
35.	Purification and treatment of exhaust		Exhaust Air or Gas cleaning residue
	air/gases, water and waste water from the	1000	Spent ion exchange resin containing toxic metals
	processes in this schedule and common	35.3	[17] [18] [18] [18] [18] [18] [18] [18] [18
	industrial effluent treatment plants (CETP's)		
		35.5	
36.	Purification process for organic	36.1	Any process or distillation residue
50,	compounds/solvents	36.2	Spent carbon or filter medium

37.	1 1	37.2	Ash from incinerator and flue gas cleaning residue
			Concentration or evaporation residues
38.	Chemical processing of Ores containing	38.1	Process residues
	heavy metals such as Chromium,	38.2	Spent acid
	Manganese, Nickel, Cadmium etc.		

^{*} The inclusion of wastes contained in this Schedule does not preclude the use of Schedule II to demonstrate that the waste is not hazardous. In case of dispute, the matter would be referred to the Technical Review Committee constituted by Ministry of Environment, Forest and Climate Change.

Note: The high volume low effect wastes such as fly ash, Phosphogypsum, red mud, jarosite, Slags from pyrometallurgical operations, mine tailings and ore beneficiation rejects are excluded from the category of hazardous wastes. Separate guidelines on the management of these wastes shall be issued by Central Pollution Control Board.

SCHEDULE II

[See rule 3 (1) (17) (ii)]

List of waste constituents with concentration limits

Class A: Based on leachable concentration limits [Toxicity Characteristic Leaching Procedure (TCLP) or Soluble Threshold Limit Concentration (STLC)]

Class	Constituents	Concentration in mg/l
(1)	(2)	(3)
Al	Arsenic	5.0
A2	Barium	100.0
A3	Cadmium	1.0
A4	Chromium and/or Chromium (III) compounds	5.0
A5	Lead	5.0
A6	Manganese	10.0
A7	Mercury	0.2
A8	Selenium	1.0
A9	Silver	5.0
A10	Ammonia	50*
All	Cyanide	20*
A12	Nitrate (as nitrate-nitrogen)	1000.0
A13	Sulphide (as H ₂ S)	5.0
A14	1,1-Dichloroethylene	0.7
A15	1,2-Dichloroethane	0.5
A16	1,4-Dichlorobenzene	7.5
A17	2,4,5-Trichlorophenol	400.0
A18	2,4,6-Trichlorophenol	2.0
A19	2,4-Dinitrotoluene	0.13
A20	Benzene	0.5
A21	Benzo (a) Pyrene	0.001
A22	Bromodicholromethane	6.0
A23	Bromoform	10.0
A24	Carbon tetrachloride	0.5
A25	Chlorobenzene	100.0
A26	Chloroform	6.0
A27	Cresol (ortho+ meta+ para)	200.0
A28	Dibromochloromethane	10.0
A29	Hexachlorobenzene	0.13
A30	Hexachlorobutadiene	0.5
A31	Hexachloroethane	3.0
A32	Methyl ethyl ketone	200.0

	laphthalene	5.0
	Vitrobenzene	2.0
The second secon	Pentachlorophenol	100.0
	Pyridine	5.0
	Tetrachloroethylene	0.7
	richloroethylene	0.5
	/inyl chloride	0.2
	,4,5-TP (Silvex)	1.0
A41 2	,4-Dichlorophenoxyacetic acid	10.0
	Machlor	2.0
A43	Alpha HCH	0.001
A44 /	Atrazine	0.2
A45 I	Beta HCH	0.004
A46 I	Butachlor	12.5
A47 (Chlordane	0.03
A48 (Chlorpyriphos	9.0
A49 I	Delta HCH	0.004
A50 I	endosulfan (alpha+ beta+ sulphate)	0.04
A51 I	Endrin	0.02
	Ethion	0.3
A53 1	Heptachlor (& its Epoxide)	0.008
A54 1	soproturon	0.9
A55 1	indane	0.4
	Malathion	19
A57 I	Methoxychlor	10
	Methyl parathion	0.7
A59 1	Monocrotophos	0.1
A60 J	Phorate	0.2
A61 '	Toxaphene	0.5
A62	Antimony	15
	Beryllium	0.75
A64 (Chromium (VI)	5.0
A65 (Cobalt	80.0
A66 (Copper	25.0
	Molybdenum	350
	Nickel	20.0
A69 '	Thallium	7.0
A70	Vanadium	24.0
A71 2	Zinc	250
	Fluoride	180.0
	Aldrin	0.14
	Dichlorodiphenyltrichloroethane (DDT),	0.1
	Dichlorodiphenyldichloroethylene (DDE),	
	Dichlorodiphenyldichloroethane (DDD)	
	Dieldrin	0.8
	Kepone	2,1
	Mirex	2.1
	Polychlorinated biphenyls	5.0
	Dioxin (2,3,7,8-TCDD)	0.001

Class B: Based on Total Threshold Limit Concentration (TTLC)

Class	Constituent	Concentration in mg/kg
(1)	(2)	(3)
B1	Asbestos	10000
B2	Total Petroleum Hydrocarbons (TPH) (C5 - C36)	5,000

Note:

- (1) The testing method for list of constituents at A1 to A61 in Class-A, shall be based on Toxicity Characteristic Leaching Procedure (TCLP) and for extraction of leachable constituents, USEPA Test Method 1311 shall be used.
- (2) The testing method for list of constituents at A62 to A79 in Class- A, shall be based on Soluble Threshold Limit Concentration (STLC) and Waste Extraction Test (WET) Procedure given in Appendix II of section 66261 of Title 22 of California Code regulation (CCR) shall be used.
- (3) In case of ammonia (A10), cyanide (A11) and chromium VI (A64), extractions shall be conducted using distilled water in place of the leaching media specified in the TCLP/STLC procedures.
- (4) A summary of above specified leaching/extraction procedures is included in manual for characterization and analysis of hazardous waste published by Central Pollution Control Board and in case the method is not covered in the said manual, suitable reference method may be adopted for the measurement.
- (5) In case of asbestos, the specified concentration limits apply only if the substances are in a friable, powdered or finely divided state.
- (6) The hazardous constituents to be analyzed in the waste shall be relevant to the nature of the industry and the materials used in the process.

Wastes which contain any of the constituents listed below shall be considered as hazardous, provided they exhibit the characteristics listed in Class-C of this Schedule:

1.	Acid Amides
2.	Acid anhydrides
3.	Amines
4.	Anthracene
5.	Aromatic compounds other than those listed in Class A
6.	Bromates, (hypo-bromites)
7.	Chlorates (hypo-chlorites)
8.	Carbonyls
9.	Ferro-silicate and alloys
10.	Halogen- containing compounds which produce acidic vapours on contact with humid air or water e.g. silicon tetrachloride, aluminum chloride, titanium tetrachloride
11.	Halogen- silanes
12.	Halogenated Aliphatic Compounds
13.	Hydrazine (s)
14.	Hydrides
15.	Inorganic Acids
16.	Inorganic Peroxides
17.	Inorganic Tin Compounds
18.	Iodates
19.	(Iso- and thio-) Cyanates
20.	Manganese-silicate
21.	Mercaptans
22.	Metal Carbonyls
23.	Metal hydrogen sulphates
24.	Nitrides
25.	Nitriles
26.	Organic azo and azooxy Compounds
27.	Organic Peroxides
28.	Organic Oxygen Compounds
29.	Organic Sulphur Compounds
30.	Organo- Tin Compounds
31.	Organo nitro- and nitroso compounds

32.	Oxides and hydroxides except those of hydrogen, carbon, silicon, iron, aluminum, titanium, manganese, magnesium, calcium
33.	Phenanthrene
34.	Phenolic Compounds
35.	Phosphate compounds except phosphates of aluminum, calcium and iron
36.	Salts of pre-acids
37.	Total Sulphur
38.	Tungsten Compounds
39.	Tellurium and tellurium compounds
40.	White and Red Phosphorus
41.	2-Acetylaminofluorene
42.	4-Aminodiphenyl
43.	Benzidine and its salts
44.	Bis (Chloromethyl) ether
45.	Methyl chloromethyl ether
46.	1,2-Dibromo-3-chloropropane
47.	3,3'-Dichlorobenzidine and its salts
48.	4-Dimethylaminoazobenzene
49.	4-Nitrobiphenyl
50.	Beta-Propiolactone

CLASS C: Based on hazardous Characteristics

Apart from the concentration limit given above, the substances or wastes shall be classified as hazardous waste if it exhibits any of the following characteristics due to the presence of any hazardous constituents:

Class C1: Flammable- A waste exhibits the characteristic of flammability or ignitability if a representative sample of the waste has any of the following properties, namely:-

- (i) flammable liquids, or mixture of liquids, or liquids containing solids in solution or suspension (for example, paints, varnishes, lacquers, etc; but not including substances or wastes otherwise classified on account of their dangerous characteristics), which give off a flammable vapour at temperature less than 60°C. This flash point shall be measured as per ASTM D 93-79 closed-cup test method or as determined by an equivalent test method published by Central Pollution Control Board;
- it is not a liquid and is capable, under standard temperature and pressure, of causing fire through friction, absorption of moisture or spontaneous chemical changes and, when ignited, burns vigorously and persistently creating a hazard;
- (iii) it is an ignitable compressed gas;
- (iv) It is an oxidizer and for the purposes of characterisation is a substance such as a chlorate, permanganate, inorganic peroxide, or a nitrate, that yields oxygen readily to stimulate the combustion of organic matter.

Class C2: Corrosive- A waste exhibits the characteristic of corrosivity if a representative sample of the waste has either of the following properties, namely:-

- (i) it is aqueous and has a pH less than or equal to 2 or greater than or equal to 12.5;
- (ii) it is a liquid and corrodes steel (SAE 1020) at a rate greater than 6.35 mm per year at a test temperature of 55 °C;
- it is not aqueous and, when mixed with an equivalent weight of water, produces a solution having a pH less than or equal to 2 or greater than or equal to 12.5;
- (iv) it is not a liquid and, when mixed with an equivalent weight of water, produces a liquid that corrodes steel (SAE1020) at a rate greater than 6.35 mm per year at a test temperature of 55 °C.
 Note:

For the purpose of determining the corrosivity, the Bureau of Indian Standard 9040 C method for pH determination, NACE TM 01 69: Laboratory Corrosion Testing of Metals and EPA 1110A method for corrosivity towards steel (SAE1020) to establish the corrosivity characteristics shall be adopted.

Class C3: Reactive or explosive- A waste exhibits the characteristic of reactivity if a representative sample of the waste it has any of the following properties, namely:-

- it is normally unstable and readily undergoes violent change without detonating;
- (ii) it reacts violently with water or forms potentially explosive mixtures with water;
- (iii) when mixed with water, it generates toxic gases, vapours or fumes in a quantity sufficient to present a danger to human health or the environment;
- (iv) it is a cyanide or sulphide bearing waste which, when exposed to pH conditions between 2 and 12.5, can
 generate toxic gases, vapours or fumes in a quantity sufficient to present a danger to human health or the
 environmental;
- it is capable of detonation or explosive reaction if it is subjected to a strong initiating source or if heated under confinement;
- (vi) it is readily capable of detonation or explosive decomposition or reaction at standard temperature and pressure;
- (vii) it is a forbidden explosive.

Class C4: Toxic- A waste exhibits the characteristic of toxicity, if, :-

- the concentration of the waste constituents listed in Class A and B (of this schedule) are equal to or more than the permissible limits prescribed therein;
- (ii) it has an acute oral LD50 less than 2,500 milligrams per kilogram;
- (iii) it has an acute dermal LD50 less than 4,300 milligrams per kilogram;
- (iv) it has an acute inhalation LC50 less than 10,000 parts per million as a gas or vapour;
- (v) it has acute aquatic toxicity with 50% mortality within 96 hours for zebra fish (Brachidanio rerio) at a concentration of 500 milligrams per litre in dilution water and test conditions as specified in BIS test method 6582 - 2001.
- (vi) it has been shown through experience or by any standard reference test- method to pose a hazard to human health or environment because of its carcinogenicity, mutagenecity, endocrine disruptivity, acute toxicity, chronic toxicity, bio-accumulative properties or persistence in the environment.

Class C5: Substances or Wastes liable to spontaneous combustion - Substances or Wastes which are liable to spontaneous heating under normal conditions encountered in transport, or to heating up on contact with air, and being then liable to catch fire.

Class C6: Substances or Wastes which, in contact with water emit flammable gases- Substances or Wastes which, by interaction with water, are liable to become spontaneously flammable or to give off flammable gases in dangerous quantities.

Class C7: Oxidizing - Substances or Wastes which, while in themselves not necessarily combustible, may, generally by yielding oxygen cause, or contribute to, the combustion of other materials.

Class C8: Organic Peroxides - Organic substances or Wastes which contain the bivalent O-O structure, which may undergo exothermic self-accelerating decomposition.

Class C9: Poisons (acute) - Substances or Wastes liable either to cause death or serious injury or to harm human health if swallowed or inhaled or by skin contact.

Class C10: Infectious substances - Substances or Wastes containing viable micro-organisms or their toxins which are known or suspected to cause disease in animals or humans.

Class C11: Liberation of toxic gases in contact with air or water - Substances or Wastes which, by interaction with air or water, are liable to give off toxic gases in dangerous quantities.

Class C12: Eco-toxic- Substances or Wastes which if released, present or may present immediate or delayed adverse impacts to the environment by means of bioaccumulation or toxic effects upon biotic systems or both.

Class C13: Capable, by any means, after disposal, of yielding another material, e.g., leachate, which possesses any of the characteristics listed above.

SCHEDULE III

[See rules 3 (1) (17) (iii), 3 (23), 12, 13 and 14]

Part A

List of hazardous wastes applicable for import and export with Prior Informed Consent [Annexure VIII of the Basel Convention*]

Basel No.	Description of Hazardous Wastes	
(1)	(2)	
A1	Metal and Metal bearing wastes	
A1010	Metal wastes and waste consisting of alloys of any of the following but excluding such wastes	
	specifically listed in Part B and Part D	
	- Antimony	
	- Cadmium	
	- Lead	
***	- Tellurium	
A1020	Waste having as constituents or contaminants, excluding metal wastes in massive form, any or the	
711020	following:	
-	- Antimony, antimony compounds	
	- Cadmium, cadmium compounds	
	- Lead, lead compounds	
	- Tellurium, tellurium compounds	
A1040	Waste having metal carbonyls as constituents	
A1050	Galvanic sludges	
A1070		
	Leaching residues from zinc processing, dust and sludges such as jarosite, hematite, etc.	
A1080	Waste zinc residues not included in Part B, containing lead and cadmium in concentrations sufficient to exhibit hazard characteristics indicated in Part C	
A 1000		
A1090	Ashes from the incineration of insulated copper wire	
A1100	Dusts and residues from gas cleaning systems of copper smelters	
A1120	Waste sludges, excluding anode slimes, from electrolyte purification systems in copper electrorefining	
	and electrowinning operations	
A1140	Waste cupric chloride and copper cyanide catalysts not in liquid form note the related entry in Schedule VI	
A1150	Precious metal ash from incineration of printed circuit boards not included in Part B	
A1160	Waste lead acid batteries, whole or crushed	
A1170	Unsorted waste batteries excluding mixtures of only Part B batteries. Waste batteries not specified in Part B containing constituents mentioned in Schedule II to an extent to render them hazardous	
A2	Wastes containing principally inorganic constituents, which may contain metals and organic materials	
A2010	Glass waste from cathode-ray tubes and other activated glasses	
A2030	Waste catalysts but excluding such wastes specified in Part B	
A3	Wastes containing principally organic constituents, which may contain metals and inorganic	
AS	materials	
A3010	Waste from the production or processing of petroleum coke and bitumen	
A3020	Waste mineral oils unfit for their originally intended use	
A3050	Wastes from production, formulation and use of resins, latex, plasticizers, glues or adhesives excluding	
A3030	such wastes specified in Part B (B4020)	
A3120	Fluff-light fraction from shredding	
A3130	Waste organic phosphorus compounds	
A4	Wastes which may contain either inorganic or organic constituents	
A4010	Wastes from the production, preparation and use of pharmaceutical products but excluding such waste specified in Part B	
A4040	Wastes from the manufacture, formulation and use of wood-preserving chemicals (does not include	
	wood treated with wood preserving chemicals)	
A4070	Waste from the production, formulation and use of inks, dyes, pigments, paints, lacquers, varnish	
2000	excluding those specified in Part B (B4010)	
A4100	Wastes from industrial pollution control devices for cleaning of industrial off-gases but excluding such	
	wastes specified in Part B	
A4120	Wastes that contain, consist of or are contaminated with peroxides.	
A4130	Wastes packages and containers containing Schedule II constituents in concentration sufficient to	
	exhibit Part C of Schedule III hazard characteristics.	

A4140	Waste consisting of or containing off specification or outdated chemicals (unused within the period
	recommended by the manufacturer) corresponding to constituents mentioned in Schedule II and
	exhibiting Part C of Schedule III hazard characteristics.
A4160	Spent activated carbon not included in Part B, B2060

*This List is based on Annexure VIII of the Basel Convention on Transboundary Movement of Hazardous Wastes and comprises of wastes characterized as hazardous under Article I, paragraph 1(a) of the Convention. Inclusion of wastes on this list does not preclude the use of hazard.

Characteristics given in Annexure VIII of the Basel Convention (Part C of this Schedule) to demonstrate that the wastes are not hazardous. Hazardous wastes in Part-A are restricted and cannot be allowed to be imported without permission from the Ministry of Environment, Forest and Climate Change and the Directorate General of Foreign Trade license, if applicable.

Part B
List of other wastes applicable for import and export and not requiring Prior Informed Consent [Annex IX of the Basel Convention*]

Basel No.	Description of wastes	
(1)	(2)	
B1	Metal and metal-bearing wastes	
B1010	Metal and metal-alloy wastes in metallic, non-dispersible form:	
	- Thorium scrap	
	- Rare earths scrap	
B1020	Clean, uncontaminated metal scrap, including alloys, in bulk finished form (sheet, plates, beams, rods, etc.), of:	
	- Antimony scrap	
	- Beryllium scrap	
	- Cadmium scrap	
	- Lead scrap (excluding lead acid batteries)	
	- Selenium scrap	
	- Tellurium scrap	
B1030	Refractory metals containing residues	
B1030	Molybdenum, tungsten, titanium, tantalum, niobium and rhenium metal and metal alloy wastes in	
B1031	metallic dispersible form (metal powder), excluding such wastes as specified in Part A under entry A1050, Galvanic sludges	
B1040	Scrap assemblies from electrical power generation not contaminated with lubricating oil, PCB of PCT to an extent to render them hazardous	
B1050	Mixed non-ferrous metal, heavy fraction scrap, containing cadmium, antimony, lead & tellurium mentioned in Schedule II in concentrations sufficient to exhibit Part C characteristics	
B1060	Waste selenium and tellurium in metallic elemental form including powder	
B1070	Waste of copper and copper alloys in dispersible form, unless they contain any of the constituents mentioned in Schedule II to an extent that they exhibit Part C characteristics	
B1080	Zinc ash and residues including zinc alloys residues in dispersible form unless they contain any of the constituents mentioned in Schedule II in concentration such as to exhibit Part C characteristics	
B1090	Waste batteries conforming to a standard battery specification, excluding those made with lead, cadmium or mercury	
B1100	Metal bearing wastes arising from melting, smelting and refining of metals:	
	 Slags from copper processing for further processing or refining containing arsenic, lead or cadmium 	
	 Slags from precious metals processing for further refining 	
	 Wastes of refractory linings, including crucibles, originating from copper smelting 	
	- Tantalum-bearing tin slags with less than 0.5% tin	
B1110	Used Electrical and electronic assemblies other than those listed in Part D of Schedule III	
	Electronic assemblies consisting only of metals or alloys	
	Waste electrical and electronic assemblies or scrap (including printed circuit boards) not containing components such as accumulators and other batteries included in Part A of Schedule III, mercury-	
	switches, glass from cathode-ray tubes and other activated glass and PCB-capacitors, or not	

	contaminated with Schedule II constituents such as cadmium, mercury, lead, polychlorinated	
	biphenyl) or from which these have been removed, to an extent that they do not possess any of the	
	characteristics contained in Part C of Schedule III (note the related entry in Schedule VI, A1180)	
B1120	Spent catalysts excluding liquids used as catalysts, containing any of:	
	W 12 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
	Transition metals, excluding waste catalysts (spent catalysts, liquid used catalysts or other catalysts) in Part A and Schedule VI:	
	- Scandium - Titanium	
	- Vanadium - Chromium	
	- Manganese - Iron	
	- Cobalt - Nickel	
	- Copper - Zinc	
	- Yttrium - Zirconium	
	- Niobium - Molybdenum	
	- Hafnium - Tantalum	
	- Tungsten - Rhenium	
	Lanthanides (rare earth metals):	
	- Lanthanum - Cerium	
	- Praseodymium - Neodymium - Samarium - Europium	
	- Gadolinium - Terbium	
	- Dysprosium - Holmium	
	- Erbium - Thulium	
	- Ytterbium - Lutetium	
B1130	Cleaned spent precious metal bearing catalysts	
B1140	Precious metal bearing residues in solid form which contain traces of inorganic cyanides	
B1150	Precious metals and alloy wastes (gold, silver, the platinum group but not mercury) in a dispersible	
	form, non-liquid form with appropriate packaging and labelling	
B1160	Precious metal ash from the incineration of printed circuit boards (note the related entry in Part A	
	A1150)	
B1170	Precious metal ash from the incineration of photographic film	
B1180	Waste photographic film containing silver halides and metallic silver	
B1190	Waste photographic paper containing silver halides and metallic silver	
B1200	Granulated slag arising from the manufacture of iron and steel	
B1210	Slag arising from the manufacture of iron and steel including slags as a source of Titanium dioxid and Vanadium	
B1220	Slag from zinc production, chemically stabilised, having a high iron content (above 20%) and processed according to industrial specifications mainly for construction	
B1230	Mill scale arising from the manufacture of iron and steel	
B1240	Copper Oxide mill-scale	
B2	Wastes containing principally inorganic constituents, which may contain metals and organic	
D2010	materials	
B2010	Wastes from mining operations in non-dispersible form:	
	- Natural graphite waste - Slate wastes	
	- Mica wastes	
	- Leucite, nepheline and nepheline syenite waste	
	- Feldspar waste	
	- Fluorspar waste	
	Silica wastes in solid form excluding those used in foundry operations	
B2020	Glass wastes in non-dispersible form:	
	 Cullet and other waste and scrap of glass except for glass from cathode-ray tubes and other 	
	activated glasses	
B2030	Ceramic wastes in non-dispersible form:	
	 Cermet wastes and scrap (metal ceramic composites) 	
V	- Ceramic based fibres	
B2040	Other wastes containing principally inorganic constituents:	
	Partially refined calcium sulphate produced from flue gas	
	desulphurization (FGD)	
	- Waste gypsum wallboard or plasterboard arising from the demolition of buildings	
	 Slag from copper production, chemically stabilized, having a high iron content (above 	

B3040	Rubber Wastes
B3035	Waste textile floor coverings, carpets
D2025	• other
	• sorted
	rope or cables of textile materials
	 Used rags, scrap twine, cordage, rope and cables and worn out articles of twine, cordage,
	 Worn clothing and other worn textile articles
	 of artificial fibres
	of synthetic fibres
	- Waste (including noils, yarn waste and garnetted stock) of man-made fibres
	vegetable textile fibres, not elsewhere specified or included
	- Tow, noils and waste (including yarn waste and garneted stock) of ramie and other
	 Tow, noils and waste (including yarn waste and garneted stock) of abaca (Manila hemp or Musa textilis Nee)
	- Tow, noils and waste (including yarn waste and garneted stock) of coconut
	of the genus Agave
	- Tow and waste (including yarn waste and garnetted stock) of sisal and other textile fibres
	fibres (excluding flax, true hemp and ramie)
	- Tow and waste (including yarn waste and garnetted stock) of jute and other textile bast
	L.)
	- Tow and waste (including yarn waste and garnetted stock) of true hemp (Cannabis sativa
	- Flax tow and waste
	• other
	 yarn waste (including thread waste) garnetted stock
	- Cotton waste (including yarn waste and garnetted stock)
	waste of coarse animal hair Cotton waste (including your part of the late)
	 other waste of wool or of fine animal hair
	 noils of wool or of fine animal hair
	garnetted stock
	- Waste of wool or of fine or coarse animal hair, including yarn waste but excluding
	• other
	• not carded or combed
	- Silk waste (including cocoons unsuitable for reeling, yarn waste and garnetted stock)
	specification:
D 5050	The following materials, provided they are not mixed with other wastes and are prepared to a
B3027	Self-adhesive label laminate waste containing raw materials used in label material production Textile wastes
B3027	materials Self-adhesive label legisters
B3	Wastes containing principally organic constituents, which may contain metals and inorganic
D2	(note the related entry in Schedule VI, A3200)
B2130	Bituminous material (asphalt waste) from road construction and maintenance, not containing tar
	such materials used for gas cleaning, flocculation or filtration processes
B2100	Waste hydrates of aluminium and waste alumina and residues from alumina production, excluding
	from metallurgical industry)
The same of the sa	cleaned to normal industry specifications (excluding anode butts from chlor alkali electrolyses and
B2090	Waste anode butts from steel or aluminium production made of petroleum coke or bitumen and
B2080	Waste gypsum arising from chemical industry processes not included in Schedule VI (note the related entry in A2040)
B2070 B2080	Calcium fluoride sludge
D2070	the food industry and vitamin production (note the related entry in Part A A4160)
	C characteristics, for example, carbon resulting from the treatment of potable water and processes of
B2060	Spent activated carbon not containing any of Schedule II constituents to the extent they exhibit Par
	 Lithium-tantalum and lithium-niobium containing glass scraps
	- Broken concrete
	- Carborundum (silicon carbide)
	- Sodium, potassium, calcium chlorides
	 Sulphur in solid form Limestone from production of calcium cyanamide (pH<9)
	abrasive applications
	20%) and processed according to industrial specifications mainly for construction and

	The following materials, provided they are not mixed with other wastes:	
	 Waste and scrap of hard rubber (e.g., ebonite) 	
74F (645) 651	 Other rubber wastes (excluding such wastes specified elsewhere) 	
B3050	Untreated cork and wood waste:	
	 Wood waste and scrap, whether or not agglomerated in logs, briquettes, pellets or similar 	
	forms	
	- Cork waste: crushed, granulated or ground cork	
B3060	Wastes arising from agro-food industries provided it is not infectious:	
	- Wine lees	
	 Dried and sterilized vegetable waste, residues and by-products, whether or not in the form 	
	of pellets, of a kind used in animal feeding, not elsewhere specified or included	
	 Degras: residues resulting from the treatment of fatty substances or animal or vegetable waxes 	
	 Waste of bones and horn-cores, unworked, defatted, simply prepared (but not cut to shape), 	
	treated with acid or degelatinised	
	- Fish waste	
	 Cocoa shells, husks, skins and other cocoa waste 	
	- Other wastes from the agro-food industry excluding by-products which meet national and	
	international requirements and standards for human or animal consumption	
B3070	The following wastes:	
	- Waste of human hair	
	- Waste straw	
	 Deactivated fungus mycelium from penicillin production to be used as animal feed 	
B3080	Waste parings and scrap of rubber	
B3090	Paring and other wastes of leather or of composition leather not suitable for the manufacture of	
	leather articles, excluding leather sludges, not containing hexavalent chromium compounds and	
	biocides (note the related entry in Schedule VI, A3100)	
B3100	Leather dust, ash, sludges or flours not containing hexavalent chromium compounds or biocides	
	(note the related entry in Schedule VI, A3090)	
B3110	Fellmongery wastes not containing hexavalent chromium compounds or biocides or infectious	
	substances (note the related entry in Schedule VI, A3110)	
B3120	Wastes consisting of food dyes	
B3130	Waste polymer ethers and waste non-hazardous monomer ethers incapable of forming peroxides	
B3140	Waste pneumatic and other tyres, excluding those which do not lead to resource recovery, recycling,	
	reclamation but not for direct reuse	
B4	Wastes which may contain either inorganic or organic constituents	
B4010	Wastes consisting mainly of water-based or latex paints, inks and hardened varnishes not containing	
	organic solvents, heavy metals or biocides to an extent to render them hazardous (note the related	
	entry in Part A, A4070)	
B4020	Wastes from production, formulation and use of resins, latex, plasticizers, glues or adhesives, not	
	listed in Part A, free of solvents and other contaminants to an extent that they do not exhibit Part C	
	characteristics (note the related entry in Part A, A3050)	
B4030	Used single-use cameras, with batteries not included in Part A	

^{*} This list is based on Annexure IX of the Basel Convention on Transboundary Movement of Hazardous Wastes and comprises of wastes not characterized as hazardous under Article-I of the Basel Convention. The wastes in Part- B are restricted and cannot be allowed to be imported without permission from the Ministry of Environment, Forest and Climate Change and the Directorate General of Foreign Trade license, if applicable.

Note:

(1) Copper dross containing copper greater than 65% and lead and Cadmium equal to or less than 1.25% and 0.1% respectively; spent cleaned metal catalyst containing copper; and copper reverts, cake and residues containing lead and cadmium equal to or less than 1.25% and 0.1% respectively are allowed for import without Director General of Foreign Trade license to units (actual users) authorised by State Pollution Control Board and with the Ministry of Environment, Forest and Climate Change's permission. Copper reverts, cake and residues containing lead and cadmium greater than 1.25% and 0.1% respectively are under restricted category for which import is permitted only against Director General of Foreign Trade license for the purpose of processing or reuse by units permitted with the Ministry of Environment, Forest and Climate Change (actual users).

(2) Zinc ash or skimmings in dispersible form containing zinc more than 65% and lead and cadmium equal to or less than 1,25% and 0.1% respectively and spent cleaned metal catalyst containing zinc are allowed for import without Director General of Foreign Trade license to units authorised by State Pollution control Board, Ministry of Environment, Forest and Climate Change's permission (actual users) upto an annual quantity limit indicated in registration letter. Zinc ash and skimmings containing less than 65% zinc and lead and cadmium equal to or more than 1.25% and 0.1% respectively and hard zinc spelter and brass dross containing lead greater than 1.25% are under restricted category for which import is permitted against Director General of Foreign Trade license and only for purpose of processing or reuse by units registered with the Ministry of Environment Forest and Climate Change (actual users).

Part C List of Hazardous Characteristics

Characteristic Code Explosive H 1 An explosive substance or waste is a solid or liquid substance or waste (or mixture of substances or wastes) which is in itself capable by chemical reaction of producing gas at such a temperature and pressure and at such a speed as to cause damage to the surrounding. H 3 Flammable liquids The word "flammable" has the same meaning as "inflammable". Flammable liquids are liquids, or mixtures of liquids, or liquids containing solids in solution or suspension (for example, paints, varnishes, lacquers, etc. but not including substances or wastes otherwise classified on account of their dangerous characteristics) which give off a flammable vapour at temperatures of not more than 60.5°C, closed-cup test, or not more than 65.6°C, open-cup test. (Since the results of open-cups tests and of closed-cup tests are not strictly comparable and even individual results by the same test are often variable, regulations varying from the above figures to make allowance for such differences would be within the spirit of this definition). H 4.1 Flammable solids Solids, or waste solids, other than those classed as explosives, which under conditions encountered in transport are readily combustible, or may cause or contribute to fire through friction. H 4,2 Substances or wastes liable to spontaneous combustion Substances or wastes which are liable to spontaneous heating under normal conditions encountered in transport, or to heating up on contact with air, and being then liable to catch fire. H 4.3 Substances or wastes which, in contact with water emit flammable gases Substances or wastes which, by interaction with water, are liable to become spontaneously flammable or to give off flammable gases in dangerous quantities. H 5.1 Oxidizing Substances or wastes which, while in themselves not necessarily combustible, may, generally by yielding oxygen cause, or contribute to, the combustion or other materials. H 5.2 **Organic Peroxides** Organic substances or wastes which contain the bivalent-o-o-structure are thermally unstable substances which may undergo exothermic self-accelerating decomposition. H 6.1 Poisons (acute) Substances or wastes liable either to cause death or serious injury or to harm human health if swallowed or inhaled or by skin contact. H 6.2 Infectious substances Substances or wastes containing viable micro-organisms or their toxins which are known or suspected to cause disease in animals or humans. H8 Corrosives Substances or wastes which, by chemical action, will cause severe damage when in contact with living tissue, or, in the case of leakage, will materially damage, or even destroy, other goods or the means of transport; they may also cause other hazards. H 10 Liberation of toxic gases in contact with air or water Substances or wastes which, by interaction with air or water, are liable to give off toxic gases in dangerous quantities. H 11 Toxic (delayed or chronic) Substances or wastes which, if they are inhaled or ingested or if they penetrate the skin, may involve delayed or chronic effects, including carcinogenicity). H 12 Eco-toxic

Substances or wastes which if released, present or may present immediate or delayed adverse impacts

to the environment by means of bioaccumulation or toxic effects upon biotic systems or both.

H 13 Capable, by any means, after disposal, of yielding another material, e.g., leachate, which possesses any of the characteristics listed above.

Part D

List of other wastes applicable for import and export without permission from Ministry of Environment, Forest and Climate Change [Annex IX of the Basel Convention*]

Basel No.	Description of wastes	
(1)	(2)	
B1	Metal and metal-bearing wastes	
B1010	Metal and metal-alloy wastes in metallic, non-dispersible form:	
	- Precious metals (gold, silver, platinum but not mercury) * *	
	- Iron and steel scrap * *	
	- Nickel scrap * *	
	- Aluminium scrap* *	
	- Zinc scrap * *	
	- Tin scrap * *	
	- Tungsten scrap * *	
	- Molybdenum scrap * *	
	- Tantalum scrap * *	
	- Cobalt scrap * *	
	- Bismuth scrap * *	
	- Titanium scrap * *	
	- Zirconium scrap * *	
	- Manganese scrap * *	
	- Germanium scrap * *	
	- Vanadium scrap * *	
	- Hafnium scrap * *	
	- Indium scrap * *	
	- Niobium scrap * *	
	- Rhenium scrap * *	
	- Gallium scrap * *	
	- Copper scrap * * - Chromium scrap * *	
B1050		
31030	Mixed non-ferrous metal, heavy fraction scrap, containing metals other than specified in Par B1050 and not containing constituents mentioned in Schedule II in concentrations sufficient to exhibit Part C characteristics**	
31100	Metal bearing wastes arising from melting, smelting and refining of metals:	
	- Hard Zinc spelter * *	
	- Zinc-containing drosses * *:	
	~ Galvanizing slab zinc top dross (>90% Zn)	
	~ Galvanizing slab zinc bottom dross (>92% Zn)	
	~ Zinc die casting dross (>85% Zn)	
	~ Hot dip galvanizers slab zinc dross (batch) (>92% 7.n)	
	~ Zinc skimmings	
	Aluminium skimmings (or skims) excluding salt slag	
B1110	Electrical and electronic assemblies (including printed circuit boards, electronic components and wires) destined for direct reuse and not for recycling or final disposal	
	 Used electrical and electronic assemblies imported for repair and to be re-exported back after repair within one year of import * * * 	
	 Used electrical and electronic assemblies imported for rental purpose and re-exported back within one year of import * * * 	
	 Used electrical and electronic assemblies exported for repair and to be re-import after repair 	
	 Used electrical and electronic assemblies imported for testing, research and development, project work purposes and to be re-exported back within a period of three years from the date of import * * * 	

	- Spares imported for warranty replacements provided equal number of defective or non-functional parts are exported back within one year of the import * * *	
	 Used electrical and electronic assemblies imported by Ministry of Defence, Department of Space and Department of Atomic Energy * * * 	
	 Used electrical and electronic assemblies (not in bulk; quantity less than or equal to three) imported by the individuals for their personal uses 	
	 Used Laptop, Personal Computers, Mobile, Tablet up to 01 number each imported by organisations in a year 	
	 Used electrical and electronic assemblies owned by individuals and imported on transfer of residence 	
	- Used multifunction print and copying machines (MFDs)* * * *	
	 Used electrical and electronic assemblies imported by airlines for aircraft maintenance and remaining either on board or under the custodianship of the respective airlines warehouses located on the airside of the custom bonded areas. 	
В3	Wastes containing principally organic constituents, which may contain metals and inorganic materials	
B3020	Paper, paperboard and paper product wastes ** The following materials, provided they are not mixed with hazardous wastes: Waste and scrap of paper or paperboard of: - unbleached paper or paperboard or of corrugated paper or paperboard - other paper or paperboard, made mainly of bleached chemical pulp, not coloured in the mass - paper or paperboard made mainly of mechanical pulp (for example newspapers, journal and similar printed matter) - other, including but not limited to (1) laminated paperboard (2) unsorted scrap	
B3140	Aircraft Tyres exported to Original Equipment Manufacturers for re-treading and re-imported after re-treading by airlines for aircraft maintenance and remaining either on board or under the custodianship of the respective airlines warehouses located on the airside of the custom bonded areas	

Note:

- * This list is based on Annexure IX of the Basel Convention on Transboundary Movement of Hazardous Wastes and comprises of wastes not characterized as hazardous under Article-I of the Basel Convention.
- ** Import permitted in the country to the actual user or to the trader on behalf of the actual users authorised by SPCB on one time basis and subject to verification of documents specified in Schedule VIII of these rules by the Custom Authority.
- * * * Import permitted in the country only to the actual users from Original Equipment Manufacturers (OEM) and subject to verification of documents specified in Schedule VIII of these rules by the Custom Authority.
- * * * * Import permitted in the country to the actual users or trader on behalf of the actual user in accordance with the documents required and verified by the Custom Authority as specified under Schedule VIII of these rules. The policy for free trade for multifunction print and copying machine to be reviewed once the MFDs are domestically manufactured.

All other wastes listed in Part D of Schedule III having no "Stars" are permitted without any documents from MoEF&CC subject to compliance of the conditions of the Customs Authority, if any.

SCHEDULE IV

[See rules 6 (1) (ii) and 6 (2)]

List of commonly recyclable hazardous wastes

S.No.	Wastes	
(1)	(2)	
I.	Brass Dross	
2.	Copper Dross	
3.	Copper Oxide mill scale	
4.	Copper reverts, cake and residue	
5.	Waste Copper and copper alloys in dispersible from	
6.	Slags from copper processing for further processing or refining	
7.	Insulated Copper Wire Scrap or copper with PVC sheathing including ISRI-code material namely "Druid"	
8.	Jelly filled Copper cables	
9.	Spent cleared metal catalyst containing copper	
10.	Spent catalyst containing nickel, cadmium, Zinc, copper, arsenic, vanadium and cobalt	
11.	Zinc Dross-Hot dip Galvanizers SLAB	
12.	Zinc Dross-Bottom Dross	
13.	Zinc ash/Skimmings arising from galvanizing and die casting operations	
14.	Zinc ash/Skimming/other zinc bearing wastes arising from smelting and refining	
15.	Zinc ash and residues including zinc alloy residues in dispersible from	
16.	Spent cleared metal catalyst containing zinc	
17.	Used Lead acid battery including grid plates and other lead scrap/ashes/residues not covered und Batteries (Management and Handling) Rules, 2001. [Battery scrap, namely: Lead battery plates covered by ISRI, Code word "Rails" Battery lugs covered ISRI, Code word "Rakes". Scrap drained/dry while intact, lead batteries covered by ISRI, Code word "rains".	
18.	Components of waste electrical and electronic assembles comprising accumulators and other batteric included in Part A of Schedule III, mercury-switches, activated glass cullets from cathode-ray tubes an other activated glass and PCB-capacitors, or any other component contaminated with Schedule constituents (e.g. cadmium, mercury, lead, polychlorinated biphenyl) to an extent that they exhibit hazar characteristics indicated in part C of Schedule III.	
19.	Paint and ink Sludge/residues	
20.	Used oil and waste oil	

SCHEDULE V [See rules 3 (36) and 3 (39)]

PART A Specifications of Used Oil Suitable for recycling

S.No.	Parameter	Maximum permissible Limits
(1)	(2)	(3)
1.	Polychlorinated biphenyls (PCBs)	< 2ppm *
2.	Lead	100 ppm
3.	Arsenic	5 ppm
4.	Cadmium+Chromium+Nickel	500 ppm
5.	Polyaromatic hydrocarbons (PAH)	6%

Part B Specification of fuel derived from waste oil

S.No.	Parameter	Maximum permissible limits
(1)	(2)	(3)
I.	Sediment	0.25%
2.	Lead	100 ppm
3.	Arsenic	5 ppm
4.	Cadmium+Chromium+Nickel	500 ppm

5.	Polyaromatic hydrocarbons (PAH)	6%
6.	Total halogents	4000 ppm
7.	Polychlorinated biphenyls (PCBs)	<2 ppm *
8.	Sulfur	4.5%
9.	Water Content	1%

^{*}The detection limit is 2 ppm by gas Liquid Chromatography (GLC) using Electron Capture detector (ECD)

SCHEDULE VI

[See rules 12 (6), 12 (7) and 14(1)]

Hazardous and Other wastes prohibited for import

Basel No.	Description of hazardous and other wastes		
(1)	(2) Metal and Metal bearing wastes		
A1			
A1010	Metal wastes and waste consisting of alloys of any of the following but excluding such waster		
	specifically listed in Part B and Part D of Schedule III		
	- Arsenic		
	- Beryllium		
	- Mercury		
	- Selenium		
	- Thallium		
A1020	Wastes having as constituents or contaminants, excluding metal wastes in massive form, any of the		
	following:		
	- Beryllium; beryllium compounds		
	- Selenium; selenium compounds		
A1030	Wastes having as constituents or contaminants any of the following:		
	- Arsenic; arsenic compounds		
	- Mercury; mercury compounds		
	- Thallium; thallium compounds		
A1040	Waste having hexavalent chromium compounds as constituents		
A1140	Waste cupric chloride and copper cyanide catalysts in liquid form (note the related entry in Part A of		
	Schedule III)		
A1060	Wastes liquors from the pickling of metals		
A1110	Spent electrolytic solutions from copper electrorefining and electrowinning operations		
A1130	Spent etching solutions containing dissolved copper		
A1180	Waste electrical and electronic assembles or scrap (does not include scrap assemblies from electric power		
	generation) containing components such as accumulators and other batteries included in Part A of		
	Schedule III, mercury-switches, glass from cathode-ray tubes and other activated glass and PCR.		
	capacitors, or contaminated with Schedule II constituents (e.g. cadmium, mercury, lead, polychlorinated		
	biphenyl) to an extent that they exhibit hazard characteristics indicated in Part C of Schedule III (note the		
	related entry in Part B B1110)		
A1190	Waste metal cables coated or insulated with plastics containing or contaminated with coal tar, PCB, lead,		
	cadmium, other organohalogen compounds or other constituents as mentioned in Schedule II to the extent		
	that they exhibit hazard characteristics indicated in Part C of Schedule III		
A2	Wastes containing principally inorganic constituents, which may contain metals and organic		
materials			
A2020	Waste inorganic fluorine compounds in the form of liquids or sludges but excluding such wastes		
12010	specified in Part B		
A2040	Waste gypsum arising from chemical industry processes, if it contains any of the constituents mentioned		
	in Schedule 2 to the extent that they exhibit hazard characteristics indicated in Part C of Schedule III		
10050	(note the related entry in Part B B2080)		
A2050	Waste asbestos (dusts and fibres)		
A2060	Coal-fired power plant fly-ash containing Schedule II constituents in concentrations sufficient to exhibit		
	Part C characteristics		

A3	Wastes containing principally organic constituents, which may contain metals and inorganimaterials			
A3030	Wastes that contain, consist of or are contaminated with leaded anti-knock compounds sludges.			
A3040	Waste thermal (heat transfer) fluids			
A3060	Waste nitrocellulose			
A3070	Waste phenols, phenol compounds including chlorophenol in the form of liquids or sludges			
A3080	Waste ethers not including those specified in Part B			
A3090	Waste leather dust, ash, sludges and flours when containing hexavalent chromium compounds or biocide (note the related entry in Part B B3100)			
A3100	Waste paring and other waste of leather or of composition leather not suitable for the manufacture of leather articles, containing hexavalent chromium compound and biocides (note the related entry in Part B B 3090)			
A3110	Fellmongery wastes containing hexavalent chromium compounds or biocides or infectious substances (note the related entry in Part B B3110)			
A3140	Waste non-halogenated organic solvents but excluding such wastes specified in Part B			
A3150	Waste halogenated organic solvents			
A3160	Waste halogenated or unhalogenated non-aqueous distillation residues arising from organic solven recovery operations			
A3170	Waste arising from the production of aliphatic halogenated hydrocarbons (such as chloromethane dichloro-ethane, vinyl chloride, vinylidene chloride, allyl chloride and epichlorhydrin)			
A3180	Wastes, substances and articles containing, consisting of or contaminated with polychlorinated bipheny (PCB), polychlorinated terphenyl (PCT), polychlorinated naphthalene (PCN) or polybrominated bipheny (PBB) or any other polybrominated analogues of these compounds			
A3190	Waste tarry residues (excluding asphalt cements) arising from refining, distillation and any pyrolytic treatment of organic materials			
A3200	Bituminous material (asphalt waste) from road construction and maintenance, containing tar (note the related entry in Part B, B2130)			
A4	Wastes which may contain either inorganic or organic constituents			
A4020	Clinical and related wastes; that is wastes arising from medical, nursing, dental, veterinary, or similar practices, and wastes generated in hospitals or other facilities during the investigation or treatment of			
A4030	patients, or research projects. Waste from the production, formulation and use of biocide and phyto-pharmaceuticals, including waste pesticides and herbicides which are off-specification, out-dated (unused within the period recommended by the manufacture), or unfectionally included the property of the period of the property of the period of the peri			
A4050	by the manufacturer), or unfit for their originally intended use, Wastes that contain, consist of, or are contaminated with any of the following: Inorganic cyanides, excepting precious-metal-bearing residues in solid form containing traces of inorganic cyanides. Organic cyanides			
A4060	Waste oils/water, hydrocarbons/water mixtures, emulsions			
A4080	Wastes of an explosive nature (but excluding such wastes specified in Part B)			
A4090	Waste acidic or basic solutions, other than those specified at B2120 of this Schedule			
A4110	Wastes that contain, consist of or are contaminated with any of the following: - Any congenor of polychlorinated dibenzo-furan.			
A4150	 Any congenor of polychlorinated dibenzo-P-dioxin. Waste chemical substances arising from research and development or teaching activities which are not identified and /or are new and whose effects on human health and /or the environment are not known 			
B1	Metal and Metal bearing wastes			
B 1110	Used critical care medical equipment for re-use			
B1115	Waste metal cables coated or insulated with plastics, not included in A1190 of this schedule, excluding those destined for operations which do not lead to resource recovery, recycling, reclamation, direct re-use or alternative uses or any other disposal operations involving, at any stage, uncontrolled thermal processes, such as open-burning.			
B1250	Waste end-of-life motor vehicles, containing neither liquids nor other hazardous components			
B2	Wastes containing principally inorganic constituents, which may contain metals and organic materials			
B2050	Coal-fired power plant fly-ash, note the related entry at A2060 of this Schedule			
B2110	Bauxite residue (red mud) (pH moderated to less than 11.5)			
B2120	Waste acidic or basic solutions with a pH greater than 2 and less than 11.5, which are not corrosive or otherwise hazardous (note the related entry at A4090 of this schedule)			
В3	Wastes containing principally organic constituents, which may contain metals and inorganic			

	materials				
B3010	Solid plastic waste				
	The following plastic or mixed plastic waste, prepared to a specification:				
	 Scrap plastic of non-halogenated polymers and co-polymers, including but not limited to the following: 				
	Ethylene, Styrene, Polypropylene, polyethylene terephthalate, Acrylonitrile, Butadiene, Polyacetals, Polyamides, polybutylene tere-phthalate, Polycarbonates, Polyethers, polyphenylene sulphides, acrylic polymers, alkanes C10-C13 (plasticiser), polyurethane (not containing CFC's), Polysiloxanes, polymethyl methacrylate, polyvinyl alcohol, polyvinyl butyral, Polyvinyl acetate				
	- Cured waste resins or condensation products including the following:				
	urea formaldehyde resins, phenol formaldehyde resins, melamine formaldehyde resins, epoxy resins, alkyd resins, polyamides				
	- The following fluorinated polymer wastes (excluding post-consumer wastes): perfluoroethylene/ propylene, perfluoro alkoxy alkane, tetrafluoroethylene/per fluoro vinyl ether (PFA), tetrafluoroethylene/per fluoro methylvinyl ether (MFA), polyvinylfluoride , polyvinylidenefluoride				
B3026	The following waste from the pre-treatment of composite packaging for liquids, not containing constituents mentioned in Schedule II in concentrations sufficient to exhibit Part C characteristics: Non-separable plastic fraction Non-separable plastic-aluminium fraction				
B3065	Waste edible fats and oils of animal or vegetable origin (e.g. frying oil)				
B3140	Waste pneumatic tyres for direct reuse				
Y 46	Wastes collected from household/municipal waste				
Y 47	Residues arising from the incineration of household wastes				

SCHEDULE VII [See rules 13 (6) and 21]

S. No.	Authority	and corresponding duties Corresponding Duties	
(1)	(2)	(3)	
1.	Ministry of Environment, Forests and Climate Change under the Environment (Protection)Act, 1986	 (i) Identification of hazardous and other wastes (ii) Permission to exporters of hazardous and other wastes (iii) Permission to importer of hazardous and other wastes (iv) Permission for transit of hazardous and other wastes through India. (v) Promote environmentally sound management of hazardous and other waste. (vi) Sponsoring of training and awareness programme on Hazardous and Other Waste Management related activities. 	
2.	Central Pollution Control Board constituted under the Water (Prevention and Control of Pollution) Act, 1974	 (i) Co-ordination of activities of State Pollution Control Boards (ii) Conduct training courses for authorities dealing with management of hazardous and other wastes (iii) Recommend standards and specifications for treatment and disposal of wastes and leachates, recommend procedures for characterisation of hazardous wastes. 	

3.	State Government/Union Territory Government/Administration	(vi) (vii) (viii) (ix)	generation and handling of hazardous and other wastes. Prepare and update guidelines/ Standard Operating Procedures (SoPs) for recycling, utilization, pre- processing, co-processing of hazardous and other wastes. To prepare annual review report on management of hazardous waste. Any other function assigned by the Ministry of Environment, Forest and Climate Change, from time to time. Identification of site (s) for common Hazardous and Other Waste Treatment Storage and Disposal Facility (TSDF) Asses Environment Impact Assessment (EIA) reports and
		(iii)	convey the decision of approval of site or otherwise Acquire the site or inform operator of facility or occupier or association of occupiers to acquire the site Notification of sites. Publish periodically an inventory of all potential or existing disposal sites in the State or Union Territory
4.	State Pollution Control Boards or Pollution Control Committees constituted under the Water (Prevention and Control of Pollution) Act, 1974	(iii) (iv) (v) (vi)	Inventorisation of hazardous and other wastes Grant and renewal of authorisation Monitoring of compliance of various provisions and conditions of permission including conditions of permission for issued by Ministry of Environment, Forest and Climate Change for exports and imports Examining the applications for imports submitted by the importers and forwarding the same to Ministry of Environment, Forest and Climate Change Implementation of programmes to prevent or reduce or minimise the generation of hazardous and other wastes. Action against violations of these rules. Any other function under these Rules assigned by Ministry of Environment, Forest and Climate Change from time to time.
5.	Directorate General of Foreign Trade constituted under the Foreign Trade (Development and Regulation) Act, 1992	(i) (ii)	Grant of licence for import of hazardous and other wastes Refusal of licence for hazardous and other wastes prohibited for imports and export
6.	Port authority under Indian Ports Act, 1908 (15 of 1908) and Customs Authority under the Customs Act, 1962 (52 of 1962)	(ii) (iii) (iv)	Verify the documents Inform the Ministry of Environment, Forests and Climate Change of any illegal traffic Analyse wastes permitted for imports and exports, wherever required. Train officials on the provisions of these rules and in the analysis of hazardous and other wastes Take action against exporter or importer for violations
		(*)	under the Indian Ports Act, 1908 or Customs Act, 1962

SCHEDULE VIII
[See rules 13(2) and 13 (4)]

Li	st of docum	[See rules 13(2) and nents for verification by Customs for import of	other wastes specified in Part D of Schedule III
S.	Basel	Description of other wastes	List of Documents
No.	No.		
(1)	(2)	(3)	(4)
	B1010	Metal and metal-alloy wastes in metallic, non-dispersible form: Precious metals (gold, silver, platinum) Iron and steel scrap Nickel scrap Aluminium scrap Zinc scrap Tin scrap Tungsten scrap Molybdenum scrap Cobalt scrap Bismuth scrap Titanium scrap Zirconium scrap Manganese scrap Germanium scrap Vanadium scrap Hafnium scrap Indium scrap Niobium scrap Rhenium scrap Gallium scrap Mangnesium scrap Copper scrap	 (a) Duly filled up Form 6 - Movement document; (b) The import license from Directorate General of Foreign Trade, wherever applicable; (c) Pre-shipment inspection certificate issued by the inspection agency of the exporting country or the inspection and certification agency approved by Directorate General of Foreign Trade; (d) The valid consents to operate under the Air and Water Acts and the authorisation under these rules, for actual users. For traders, only valid one time authorisation from concerned SPCB is required; (e) The chemical analysis report of the waste being imported; (f) an acknowledged copy of the annual return filed with concerned State Pollution Control Board for import in the last financial year.
2	B1050	- Chromium scrap Mixed non-ferrous metal, heavy fraction scrap, containing metals other than specified in Part B1050 and not containing constituents mentioned in Schedule II in concentrations sufficient to exhibit Part C characteristics* *	 (a) Duly filled up Form 6 - Movement document; (b) The import license from Directorate General of Foreign Trade, wherever applicable; (c) Pre-shipment inspection certificate issued by the inspection agency of the exporting country or the inspection and certification agency approved by Directorate General of Foreign Trade; (d) The valid consents to operate under the Air and Water Acts and the authorisation under these rules, for actual users. For traders, only valid authorisation from concerned SPCB is required; (e) The chemical analysis report of the waste being imported; (f) An acknowledged copy of the annual return filed with concerned SPCB for import in the last financial waste.
3	B1100	Metal bearing wastes arising from melting, smelting and refining of metals: - Hard Zinc spelter - Zinc-containing drosses: - Galvanizing slab zinc top dross (>90% Zn) - Galvanizing slab zinc bottom dross (>92% Zn) - Zinc die casting dross (>85% Zn) - Hot dip galvanizers slab zinc dross (batch) (>92% Zn)	last financial year. (a) Duly filled up Form 6 - Movement document; (b) The import license from Directorate General of Foreign Trade, wherever applicable; (c) Pre-shipment inspection certificate issued by the inspection agency of the exporting country or the inspection and certification agency approved by Directorate General of Foreign Trade; (d) The valid consents to operate under the Air and Water Acts and the authorisation under these rules, for actual users. For traders, only valid authorisation from concerned SPCB is

Γ ,	·	~ Zinc skimmings	
		- Aluminium skimmings (or skims)	required;
ł		excluding salt slag	(e) The chemical analysis report of the waste being imported;
	1		(f) An acknowledged copy of the annual return
			filed with concerned SPCB for import in the
			last financial year.
4	B1110	Electrical and electronic assemblies (includir	g printed circuit boards, electronic components and
]	wires) destined for direct reuse and not for recy	cling or final disposal
(a)	1	Used electrical and electronic assemblies	(a) Duly filled up Form 6 - Movement document;
1363134		imported for repair and to be re-exported	(b) Undertaking for re-export;
		after repair within one year of import	(c) Details of previous import, if there has been
-			any and confirmation regarding their re-export;
			(d) An acknowledged copy of the annual return
		İ	filed with concerned SPCB for import in the
			last financial year
			(e) Certificate from exporting company for
	1		accepting the repaired and unrepairable
	-		electrical and electronic assemblies and the
			spares or part or component or consumables
(I-)	-		being re-exported.
(b)		Used electrical and electronic assemblies	(a) Duly filled up Form 6 - Movement document;
		imported for rental purpose and re-exported back within one year of import	(b) Undertaking for re-export;
		back within one year of import	(c) Details of previous import, if there has been
			any and confirmation regarding their re-export;
			(d) An acknowledged copy of the annual return
			filed with concerned SPCB for import in the last financial year
(c)	1	Used electrical and electronic assemblies	(a) Duly filled up Form 6 - Movement document;
	1	exported for repair and to be re-imported	(b) Proof of export of the defective electrical and
	ĺ	after repair	electronic assemblies i.e. shipping or airway
		50.00	document authenticated by Customs
(d)	1	Used electrical and electronic assemblies	(a) Duly filled up Form 6 - Movement document;
		imported for testing, research and	(b) Undertaking for re-export;
		development, project work purposes and to	(c) Details of previous import, if there has been
		be re-exported back within a period of three	any and confirmation regarding their re-export;
		years from the date of import	(d) Chartered Engineer Certificate or certificate
			from accredited agency of exporting country
			indicating the functionality, manufacturing
			date, residual life and serial number;
			(e) an acknowledged copy of the annual return
	00		filed with concerned SPCB for import in the
			last financial year;
	i		(f) Certificate from exporting company for
			accepting the second hand functional or non-
	e.		functional electrical and electronic assemblies
			and/or the spares or part or component or
	1		consumables being re-exported at the end of three years.
(e)	1	Spares imported for warranty replacements	(a) Duly filled up Form 6 - Movement document;
. ,		provided equal number of defective / non-	(b) if refurbished components being imported as
		functional parts are exported back within one	replacement to defective component then
		year of the import.	undertaking for export of equivalent numbers
			of defective components;
			(c) Details of previous import, if there has been
			any and confirmation regarding their re-export;
			, and commination regarding their re-export,
		i	(d) Certificate from exporting company for
			(d) Certificate from exporting company for accepting the re-export of defective or population
			accepting the re-export of defective or non-
			accepting the re-export of defective or non- functional spares or part or component or
			accepting the re-export of defective or non-

	T		parts for repair of electrical and electronic
			assemblies during warranty period.
(f)		Used electrical and electronic assemblies imported by Ministry of Defence, Department of Space and Department of Atomic Energy.	
(g)		Used electrical and electronic assemblies (not in bulk; quantity less than or equal to three) imported by the individuals for their personal uses.	***
(h)		Used Laptop, Personal Computers, Mobile, Tablet up to 03 number each imported by organisations in a year.	
(i)		Used electrical and electronic assemblies owned by individuals and imported on transfer of residence.	As per existing guidelines of Custom Authority
(j)		Used electrical and electronic assemblies, spares, imported by airlines for aircraft maintenance and remaining either on board or under the custodianship of the respective airlines warehouses located on the airside of the custom bonded areas.	
(j)		Used multifunction print and copying machines (MFDs)*	 (a) The country of Origin Certificate along with bill of lading and packaging; (b) The certificate issued by the inspection agency as certified by the exporting country or the inspection and certification agency approved by Directorate General Foreign Trade (DGFT) for functionality, having residual life of not less than five years and serial number; (c) Extended Producer Responsibility-Authorisation under e-waste (Management and Handling) Rules, 2011 as amended from time to time as Producer; (d) The MFDs shall be for printing A 3 size and above; (e) An acknowledged copy of the annual return filed with concerned SPCB for import in the last financial year.
5	B3020	Paper, paperboard and paper product wastes The following materials, provided they are not mixed with hazardous wastes: Waste and scrap of paper or paperboard of: - unbleached paper or paperboard or of corrugated paper or paperboard - other paper or paperboard, made mainly of bleached chemical pulp, not coloured in the mass - paper or paperboard made mainly of mechanical pulp (for example newspapers, journals and similar printed matter) - other, including but not limited to (1) laminated paperboard (2) unsorted scrap	 (a) Duly filled up Form 6 – Movement document; (b) The import license from Directorate General of Foreign Trade, wherever applicable; (c) Pre-shipment inspection certificate issued by the inspection agency of the exporting country or the inspection and certification agency approved by Directorate General of Foreign Trade; (d) The valid consents to operate under the Air and Water Acts and the authorisation under these rules, for actual users. For traders, only valid authorisation from concerned SPCB is required; (e) The chemical analysis report of the waste being imported; (f) an acknowledged copy of the annual return filed with concerned State Pollution Control Board for import in the last financial year.

1352

6.	B3140	re-imported aff aircraft mainter board or und respective airli	es exported to Original nufacturers for re-treading and ter re-treading by airlines for nance and remaining either on er the custodianship of the nes warehouses located on the ustom bonded areas	As per existing guidelines of Custom Authority
Note: dome	: * The polestically man	icy for free trade nufactured.	for multifunction print and co	opying machine to be reviewed once the MFDs are
			FORM [See rule	
rec	eption or r	equired for grant, recycling or reuse zardous and other	e or recovery or pre-processing	generation or collection or storage or transport or ng or co-processing or utilisation or treatment or
			Part A: General (to be fi	illed by all)
(b)	Name of the Tel, Fax and	e occupier of the fa	t and location of facility: acility or operator of disposal face ease tick mark appropriate activity	·
			Generation	
		(ii)	Collection	
		(iii)	Storage	
		(iv)	Transportation	
			Reception	
		(vi)	Reuse	
		(vii)	Recycling	_
		(viii)) Recovery	
		(ix)	Pre-processing	
		(x)	Co-processing	
		(xi)	Utilisation	
			Treatment	
		(xiii)) Disposal	
		(xiv)	Incineration	
ast th	n case of ren nree years i ever applicab	ncluding the com	ion previous authorisation numb	ers and dates and provide copies of annual returns of the conditions of Prior Environmental Clearance,
. (a) (b)) Nature ar) Nature ar	nd quantity of was and quantity of was	te handled per annum (in metric te stored at any time (in metric to	tonne or kilo litre) onne or kilo litre)
(a)	Year of con	nmissioning and co	ommencement of production:	
(b)	Whether the	e industry works: (i)	01 Shift	П
		(ii)	02 Shifts	
		(iii)	Round the clock	

- 4. Provide copy of the Emergency Response Plan (ERP) which should address procedures for dealing with emergency situations (viz. Spillage or release or fire) as specified in the guidelines of Central Pollution Control Board. Such ERP shall comprise the following, but not limited to:
 - Containing and controlling incidents so as to minimise the effects and to limit danger to the persons, environment and property;
 - · Implementing the measures necessary to protect persons and the environment;
 - Description of the actions which should be taken to control the conditions at events and to limit their consequences, including a description of the safety equipment and resources available;
 - Arrangements for training staff in the duties which they are expected to perform;
 - · Arrangements for informing concerned authorities and emergency services; and
 - Arrangements for providing assistance with off-site mitigatory action.
- 5. Provide undertaking or declaration to comply with all provisions including the scope of submitting bank guarantee in the event of spillage, leakage or fire while handling the hazardous and other waste.

Part B: To be filled by hazardous waste generators

- 1. (a) Products and by-products manufactured (names and product wise quantity per annum):
- (b) Process description including process flow sheet indicating inputs and outputs (raw materials, chemicals, products, by-products, wastes, emissions, waste water etc.) Please attach separate sheets:
 - (c) Characteristics (waste-wise) and Quantity of waste generation per annum:
 - (d) Mode of management of (c) above:
 - i. Capacity and mode of secured storage within the plant;
 - ii. Utilisation within the plant (provide details);
 - iii. If not utilised within the plant, please provide details of what is done with this waste;
 - Arrangement for transportation to actual users/ TSDF;
- (e) Details of the environmental safeguards and environmental facilities provided for safe handling of all the wastes at point (c) above;
- Hazardous and other wastes generated as per these rules from storage of hazardous chemicals as defined under the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989

Part C: To be filled by Treatment, storage and disposal facility operators

- 1. Provide details of the facility including:
 - (i) Location of site with layout map;
 - (ii) Safe storage of the waste and storage capacity;
 - (iii) The treatment processes and their capacities;
 - (iv) Secured landfills;
 - (v) Incineration, if any;
 - (vi) Leachate collection and treatment system;
 - (vii) Fire fighting systems;
 - (viii) Environmental management plan including monitoring; and
 - (ix) Arrangement for transportation of waste from generators.
- 2. Provide details of any other activities undertaken at the Treatment, storage and disposal facility site.
- 3. Attach a copy of prior Environmental Clearance.

Part D: To be filled by recyclers or pre-processors or co-processors or users of hazardous or other wastes

- 1. Nature and quantity of different wastes received per annum from domestic sources or imported or both:
- 2. Installed capacity as per registration issued by the District Industries Centre or any other authorised Government agency. Provide copy:
- 3. Provide details of secured storage of wastes including the storage capacity:
- 4. Process description including process flow sheet indicating equipment details, inputs and outputs (input wastes, chemicals, products, by-products, waste generated, emissions, waste water, etc.). Attach separate sheets:
- 5. Provide details of end users of products or by-products:
- 6. Provide details of pollution control systems such as Effluent Treatment Plant, scrubbers, etc. including mode of disposal of waste:
- 7. Provide details of occupational health and safety measures:
- 8. Has the facility been set up as per Central Pollution Control Board guidelines? If yes, provide a report on the compliance with the guidelines:
- 9. Arrangements for transportation of waste to the facility:

	Signature of the Applicant Designation
Date	
Place	
F	ORM 2

FORM 2 [See rule 6(2)]

FORM FOR GRANT OR RENEWAL OF AUTHORISATION BY STATE POLLUTION CONTROL BOARD TO THE OCCUPIERS, RECYCLERS, REPROCESSORS, REUSERS, USER AND OPERATORS OF DISPOSAL FACILITIES

1.	Number of authorisation and date of issue	:
2.	Reference of application (No. and date)	:

Details of Authorisation

SI. No.	Category of Hazardous Waste as per the Schedules I, II and III of these rules	Authorised mode of disposal or recycling or utilisation or co- processing, etc.	Quantity (ton/annum)

(1) The authorisation shall be valid for a period of

(2) The authorisation is subject to the following general and specific conditions (Please specify any conditions that need to be imposed over and above general conditions, if any):

A. General conditions of authorisation:

The authorised person shall comply with the provisions of the Environment (Protection) Act, 1986, and the rules
made there under.

- The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the State Pollution Control Board.
- The person authorised shall not rent, lend, sell, transfer or otherwise transport the hazardous and other wastes except what is permitted through this authorisation.
- Any unauthorised change in personnel, equipment or working conditions as mentioned in the application by the
 person authorised shall constitute a breach of his authorisation.
- 5. The person authorised shall implement Emergency Response Procedure (ERP) for which this authorisation is being granted considering all site specific possible scenarios such as spillages, leakages, fire etc. and their possible impacts and also carry out mock drill in this regard at regular interval of time;
- The person authorised shall comply with the provisions outlined in the Central Pollution Control Board guidelines
 on "Implementing Liabilities for Environmental Damages due to Handling and Disposal of Hazardous Waste and
 Penalty"
- It is the duty of the authorised person to take prior permission of the State Pollution Control Board to close down the facility.
- The imported hazardous and other wastes shall be fully insured for transit as well as for any accidental occurrence and its clean-up operation.
- 9. The record of consumption and fate of the imported hazardous and other wastes shall be maintained.
- 10. The hazardous and other waste which gets generated during recycling or reuse or recovery or pre-processing or utilisation of imported hazardous or other wastes shall be treated and disposed of as per specific conditions of authorisation
- 11. The importer or exporter shall bear the cost of import or export and mitigation of damages if any.
- 12. An application for the renewal of an authorisation shall be made as laid down under these Rules.
- 13. Any other conditions for compliance as per the Guidelines issued by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time.
- 14. Annual return shall be filed by June 30th for the period ensuring 31st March of the year.
- B. Specific conditions:

Date:	Signature of Issuing Authority
	Designation and Seal

FORM 3

[See rules 6(5), 13(7), 14(6), 16(5) and 20(1)]

FORMAT FOR MAINTAINING RECORDS OF HAZARDOUS AND OTHER WASTES

- Name and address of the facility
- 2. Date of issuance of authorisation and its reference number
- 3. Description of hazardous and other wastes handled (Generated or Received)

Date	Type of waste with category as per Schedules I, II and III of these rules	quantity (Metric	Method Storage	of	Destined to received from	or

^{*} Fill up above table separately for indigenous and imported waste.

- 4. Date wise description of management of hazardous and other wastes including products sent and to whom in case of recyclers or pre-processor or utiliser:
- 5. Date of environmental monitoring (as per authorisation or guidelines of Central Pollution Control Board):

Signature of occupier
Date
Place
FORM 4 [See rules 6(5), 13(8), 16(6) and 20 (2)]
FORM FOR FILING ANNUAL RETURNS [To be submitted to State Pollution Control Board by 30 th day of June of every year for the preceding period April to March]
1. Name and address of facility:
2. Authorisation No. and Date of issue:
3. Name of the authorised person and full address with telephone, fax number and e-mail:
4. Production during the year (product wise), wherever applicable
Part A. To be filled by hazardous waste generators
1. Total quantity of waste generated category wise
Quantity dispatched (i) to disposal facility
(ii) to recycler or co-processors or pre-processor
(iii) others
3. Quantity utilised in-house, if any -
4. Quantity in storage at the end of the year –
Part B. To be filled by Treatment, storage and disposal facility operators
1. Total quantity received -
2. Quantity in stock at the beginning of the year -
3. Quantity treated –
4. Quantity disposed in landfills as such and after treatment -
5. Quantity incinerated (if applicable) -
6. Quantity processed other than specified above -
7. Quantity in storage at the end of the year -
Part C. To be filled by recyclers or co-processors or other users
Quantity of waste received during the year — (i) domestic sources (ii) imported (if applicable)

2. Quantity in stock at the beginning of the year -

3. Quantity recycled or co-processed or used -

4. Quantity of products dispatched (wherever applicable) -	
5. Quantity of waste generated -	
6. Quantity of waste disposed -	
7. Quantity re-exported (wherever applicable)-	
8. Quantity in storage at the end of the year -	
	Signature of the Occupier or Operator of the disposal facility
Date	• *************************************
Place	

FORM 5

[See rules 13 (1) and 14 (1)]

APPLICATION FOR IMPORT OR EXPORT OF HAZARDOUS AND OTHER WASTE FOR REUSE OR RECYCLING OR RECOVERY OR CO-PROCESSING OR UTILISATION

TO BE FILLED IN BY APPLICANT

S. No.	Description	Details to be furnished by the importer or exporter
(1)	(2)	(3)
1.	Importer or Exporter (name and address) in India	
	Contact person	
	Tel, fax and e-mail	
	Facility location/address	
	Reason for import or export	
2.	Importer or exporter (name and address) outside of India	
3.	Details of waste to be imported or exported	
	 (a) Quantity (b) Basel No. (c) Single/multiple movement (d) Chemical composition of waste (attach details), where applicable (e) Physical characteristics (f) Special handling requirements, if applicable 	
4.	For Schedule III A hazardous waste whether Prior Informed Consent has been obtained	
5.	For importer (a) Process details along with environmental safeguard measures (attach separate sheet) (b) Capacity of recycling or co-processing or recovery or utilization	
	Enclose a copy each of valid authorisation and valid consent to operate from SPCB	
6.	Details of import against the Ministry of Environment, Forest and Climate Change permission in the previous three years	
7.	Port of entry	

9. Undertaking

I hereby solemnly undertake that:

- (i) The information is complete and correct to the best of my knowledge and legally-enforceable written contractual obligations have been entered into and that my applicable insurance or other financial guarantees are or shall be in force covering the transboundary movement.
- (ii) The waste permitted shall be fully insured for transit as well as for any accidental occurrence and its clean-up operation.
- (iii) The record of consumption and fate of the imported waste shall be recorded and report sent to the SPCB every quarter.
- (iv) The hazardous or other waste which gets generated in our premises by the use of imported hazardous or other wastes in the form of raw material shall be treated and disposed of as per conditions of authorisation.
- (v) I agree to bear the cost of export and mitigation of damages if any.
- (vi) I am aware that there are significant penalties for submitting a false certificate/ undertaking/ disobedience of the rules and lawful orders including the possibility of fine and imprisonment.
- (vii) The exported wastes shall be taken back, if it is not acceptable to the importer.

Signature	of the Applican
	Designation
	Designation

Date.....
Place....

FORM - 6 [See rules 13(2), 13 (10) and 14 (5)]

TRANSBOUNDARY MOVEMENT- MOVEMENT DOCUMENT

S.No	Description	Details to be furnished by the exporter or importer	
(1)	(2)	(3)	
1	Exporter (Name and Address) Contact Person Tele, Fax and email		
2.	Generator(s) of the waste (Name and Address) ¹ Contact Person Tele, Fax and email Site of generation	:	
3.	Importer or Actual user (Name and Address) Contact person Tele, Fax and email	: ::	
4.	Trader (Name and Address) Contact person Tele, Fax and email	: : :	
	Details of actual user (Name, Address, Telephone and email)	:	
5.	Corresponding to applicant Ref. No., If any	:	
6.	Bill of lading (attach copy)	1:	
7.	Country of import/export	:	
8.	General description of waste (a) Quantity (b) Physical characteristics (c) Chemical composition of waste (attach details), where applicable (d) Basel No. (e) UN Shipping name (f) UN Class (g) UN No (h) H Number (i) Y Number (j) ITC (HS)		

	(k) Customs Code (H.S.) (l) Other (specify)		
0			
9.	Type of packages	Ŀ	
	Number	:	7
10.	Special handling requirements including emergency provision in case of accidents	:	3
11.	Movement subject to single/multiple consignment		
	In case of multiple movement-		
	(a) Expected dates of each shipment or expected frequency	:	
	of the shipments		
	(b) Estimated total quantity and quantities for each	:	
10	individual shipment		
12.	Transporter of waste (Name and Address) ¹	:	
	Contact Person		
	Tele, Fax and email	_	1 9 99 1
	Registration number	:	
	Means of transport (road, rail, inland waterway, sea, air) ²	:	
	Date of Transfer	:	
	Signature of Carrier's representative	:	
13.	Exporter's declaration for hazardous and other waste:		
	I certify that the information in Sl. Nos. 1 to 12 above are		
	complete and correct to my best knowledge. I also certify that		
	legally-enforceable written contractual obligations have been		
	entered into and are in force covering the transboundary		
	movement regulations/rules.		
	movement regulations rates.		
	Date: Signature:		
	Name:		
	Name		
TO BE	COMPLETED BY IMPORTER (ACTUAL USER OR		
TRADE			
14.	Shipment received by importer/ actual user/trader ^{27/3}		
	Quantity receivedKg/litres		
	Date:		
	Name: Signature:		
15.	Methods of recovery		****
	R code*		110.44
8	Technology employed (Attached details if necessary)		
16.	I certify that nothing other than declared goods covered as per		
10.	these rules is intended to be imported in the above referred		
	consignment and will be recycled /utilized.		
	Signature:		
17	Date:		
17.	SPECIFIC CONDITIONS ON CONSENTING TO THE		(attach details)
	MOVEMENT if applicable.		
	A STATE DESCRIPTION OF THE STATE OF THE STAT		
	(1) Attach list, if more than one; (2) Select appropriate option;		
	y in case of any emergency; (4) If more than one transporter carriers	, atta	ach information as required in SL.
No. 12.			

List of abbreviations used in the Movement Document

Recovery Operations (*)

- R1 Use as a fuel (other than in direct incineration) or other means to generate energy.
- R2 R3 Solvent reclamation/regeneration.
- Recycling/reclamation of organic substances which are not used as solvents.

R4	Recycling/reclamation of metals and metal compounds.
R5	Recycling/reclamation of other inorganic materials.
R6	Regeneration of acids or bases.
R7	Recovery of components used for pollution abatement.
R8	Recovery of components from catalysts.
R9	Used oil re-refining or other reuses of previously used oil.

Signature: Date:

Land treatment resulting in benefit to agriculture or ecological improvement Uses of residual materials obtained from any of the operations numbered R 1 to R 10

Designation: Place:

FORM 7

[See rule 13 (2) (c)]

APPLICATION FORM FOR ONE TIME AUTHORISATION OF TRADERS FOR PART- D OF SCHEDULE III, WASTE

[To be submitted by trader to the State Pollution Control Board]

1.	Name and address of trader with Telephone, Fax Number and e-mail	:	
2.	TIN/VAT Number/Import/ Export Code	:	
3.	Description and quantity of other waste to be imported		
4.	Details of storage, if any	:	
5.	Names and address of authorised actual user (s)		

Signature of the authorised person

Date: Place:

R10

R11

FORM 8

[See rules 17 (1) and 18 (2)]

LABELLING OF CONTAINERS OF HAZARDOUS AND OTHER WASTE

Handle with care

Waste category and characteristics as per Part C of Schedules II and III of these rules	Incompatible wastes and substances
Total quantity	Date of storage
Physical State of the waste (Solid/Semi-solid/liquid):	<u> </u>
Sender's name and address	Receiver's name and address
Phone	Phone
E-mail	E-mail
E3 AMMAN	D man
Tel. and Fax No	Tel. and Fax No

Note:

- Background colour of label <u>fluorescent vellow.</u>
 The word, 'HAZARDOUS WASTES' and 'HANDLE WITH CARE' to be prominent and written in red, in Hindi, English and in vernacular language.
- 3. The word 'OTHER WASTES' to be written prominently in orange, in Hindi, English and in vernacular language.

4. Label should be of non-washable material and weather proof.

FORM 9

[See rule 18 (2)] TRANSPORT EMERGENCY (TREM) CARD

[To be carried by the transporter during transportation of hazardous and other wastes, provided by the sender of waste]

Characteristics of hazardous and other wastes:

	S. No.	Type of waste	Physical properties/	Chemical constituents	Exposure hazards	First Aid requirements
2.	Procedure	to be followed in	case of fire		21	:
3.	Procedure	to be followed in	case of spillage/a	ccident/explosion		:
4.	For exper	t services, please c	ontact			:
	(i) Name	and Address				
	(ii) Telep	hone No.				8
					(Name, contact i	number and signature of sen
Date						
Place	2	******				
				FORM 10		
				[See rule 19 (1)]		

MANIFEST FOR HAZARDOUS AND OTHER WASTE

1.	Sender's name and mailing address			
2.	(including Phone No. and e-mail) Sender's authorisation No.			
3.	Manifest Document No.	· · ·		
4.	Transporter's name and address:	•		
2000	(including Phone No. and e-mail)			
5.	Type of vehicle			(Truck/Tanker/Special Vehicle)
6.	Transporter's registration No.			
7.	Vehicle registration No.	:		
8.	Receiver's name and mailing address (including Phone No. and e-mail)		:	
9.	Receiver's authorisation No.			
10.	Waste description	:		
11.	Total quantity	:		m ³ or MT
	No. of Containers	:		Nos.
12.	Physical form	:		(Solid/Semi- Solid/Sludge/Oily/Tarry/Slurry/Liquid)
13.	Special handling instructions and	additional info	rmation	
14.	Sender's Certificate			I hereby declare that the contents of the consignment are fully and accurately described above by proper shipping name and are categorised, packed, marked, and labelled, and are in all respects in proper conditions for transport by road according to applicable national government regulations.
	Name and stamp: Signature:	Month	Day	Year
15.	Transporter acknowledgement of rece	ipt of Wastes		
:	Name and stamp: Signature:	Month	Day	Year
16.	Receiver's certification for receipt of l	hazardous and o	ther wast	e.
10.	Name and stamp: Signature:	Month	Day	Year

FORM 11 [See rule 22]

FORMAT FOR REPORTING ACCIDENT

[To be submitted by the facility or send	or receiver or transporter to the State Pollution Control Board]
--	--

	The date and time of the accident	
1.	Sequence of events leading to accident	
١.	Details of hazardous and other wastes involved in accident	
	The date for assessing the effects of the accident on health or the	
	environment	:
i.	The emergency measures taken	:
j.	The steps taken to alleviate the effects of accidents	:
	The steps take to prevent the recurrence of such an accident	:

Date: Signature: Place: Designation:

FORM 12 [See rule 24 (1)]

APPLICATION FOR FILING APPEAL AGAINST THE ORDER PASSED BY STATE POLLUTION CONTROL BOARD

1.	Name and address of the person making the appear	
2.	Number, date of order and address of the authority	: (certified copy of
	which passed the order, against which appeal is being made	the order be attached)
3.	Ground on which the appeal is being made	*
4.	Relief sought for	1
5.	List of enclosures other than the order referred	
	in point 2 against which the appeal is being filed.	:
		Signature
D-4		Name and address
Date:		
	XX	XX

[23-16/2009- HSMD]

BISHWANATH SINHA, Jt. Secy.